Storm Water Quality Management Program Plan Permit No. NCS000395

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Prepared for:

NPDES Phase II Storm Water Permit (NCS000395) Renewal Application Requirements for Mecklenburg County; Charlotte-Mecklenburg Schools; Central Piedmont Community College; and the Towns of Cornelius, Davidson, Huntersville, Matthews, Mint Hill and Pineville

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CMS: CCCPCC: CCEDMS: E EFY: FIGIS: GGPS: GIDDE: II LUESA: LCMSWS: CCMEP: MOA: MS4: MS4: MS4: MS4: MSAC: SWAC: SWAC: SWAC: SWALR: WWLA: WWLA: WWLA: WWLA: WWLA: WWWA: WWA:	cest Management Practice Charlotte Mecklenburg Schools Central Piedmont Community College Invironmental Data Management System Isical Year Geographic Information System Global Positioning System Ilicit Discharge Detection and Elimination and Use and Environmental Services Agency Charlotte Mecklenburg Storm Water Services – County Water Quality Program Maximum Extent Practicable Memorandum of Agreement Municipal Separate Storm Sewer System Morth Carolina Administrative Code Morth Carolina Department of Environmental Quality Mational Pollutant Discharge Elimination System Morth Water Advisory Committee Murface Water Improvement and Management Morth Water Management Program Motal Maximum Daily Load Motal Suspended Solids Water & Land Resources Waste Load Allocation Water Quality Recovery Program



Section 1: Introduction

The Phase II Permit requires the development and implementation of a Storm Water Quality Management Program for the purpose of complying with permit requirements. A written Storm Water Plan is also required by the permit for the purpose of describing the various control measures and activities the permittee will undertake to implement the Storm Water Quality Management Program. The Storm Water Plan also provides a description of all programs and best management practices (BMPs) implemented and enforced to comply with the permit, as well as provides a list of ordinances and other regulatory mechanisms used to provide the legal authority necessary to ensure permit compliance. The Storm Water Plan serves to document how Mecklenburg County and its co-permittees are in compliance with permit requirements. Implementation of the best management practices (BMPs) specified in the Storm Water Plan constitutes compliance with the permit provision for reducing pollutants to the maximum extent practicable. The provisions of the Storm Water Plan are incorporated by reference into the Phase II Permit and are thereby enforceable through the permit. The overall objectives of the Storm Water Plan are to:

- Reduce the discharge of pollutants from the municipally separate storm sewer system (MS4) to the maximum extent practicable;
- Protect water quality; and
- Satisfy permit requirements.

This document contains the Storm Water Plan that describes how the following jurisdictions/entities in Mecklenburg County will comply with the requirements of NPDES Phase II Permit Number NCS000395:

- Mecklenburg County (unincorporated)
- Charlotte-Mecklenburg Schools (CMS)
- Central Piedmont Community College (CPCC)
- Town of Cornelius
- Town of Davidson
- Town of Huntersville
- Town of Matthews
- Town of Mint Hill
- Town of Pineville

This Storm Water Plan contains the following information regarding the compliance measures identified in the aforementioned permit:

- Narrative description of the programs implemented to comply with the measures.
- Table that identifies the BMPs included in the programs.
- Frequency of the BMPs.
- Measurable goals for the BMPs.
- Implementation schedule for the BMPs.
- Position responsible for BMP implementation.

In addition, Section 2 of this Storm Water Plan includes a description of the funding mechanism for the development and implementation of the Storm Water Plan, including all associated BMPs. Appendix A provides a summary of all the BMPs included in the Storm Water Plan.



Staff of the Charlotte-Mecklenburg Storm Water Services – Mecklenburg County Water Quality Program (CMSWS) are responsible for developing, implementing, managing and overseeing the Storm Water Plan under the direction of Mecklenburg County's Water Quality Program Manager. The specific tasks, deadlines and assigned staff for fulfillment of the Storm Water Plan are described in an annual Work Plan. A copy of this Work Plan is available upon request to Mecklenburg County's Water Quality Program Manager. As specified in the Phase II Permit, each co-permittee is responsible for compliance with the terms and conditions of the permit for storm water activities and permit requirements applicable to their jurisdictional area. The permit further specifies that the State can administer and enforce the permit requirements with respect to individual co-permittees found in non-compliance with the permit. The Storm Water Management Program Interlocal Agreements entered into between Mecklenburg County and all the co-permittees provides further clarification by stating that each co-permittee is responsible for taking the actions necessary within their respective jurisdictions/entities as described by CMSWS staff to ensure compliance with permit requirements. For example, CMSWS staff is responsible for inspecting municipal facilities under the Pollution Prevention and Good Housekeeping Program (see Section 8) and providing written notification to the responsible jurisdiction/entity regarding inspection results, including all deficiencies. The jurisdiction/entity and not CMSWS is responsible for implementing the actions necessary to correct all deficiencies. Each co-permittee is responsible for performing all activities related to the maintenance and repair of their property and infrastructure for compliance with permit requirements, including facility maintenance as well as inlet, pipe, parking lot, and street cleaning.



Section 2: Funding

CMSWS's costs for the development and implementation of this Storm Water Plan are shared by all the co-permittees. The annual budget for the completion of all activities by CMSWS for implementation of the Storm Water Plan is estimated at \$641,000 with approximately 91% associated with personnel costs and the remaining 9% associated with laboratory and equipment costs for water quality monitoring activities. Over 93% of the funding for the program comes from revenue generated by storm water fees received by Mecklenburg County and the Towns. The remaining 7% is generated from the budgets for CMS and CPCC who do not receive storm water fee revenue. For Mecklenburg County and the Towns, program costs are shared based on what is referred to as a "Shared Program Multiplier" that is calculated by averaging the percentages of impervious cover and stream miles located within the jurisdictions. The percentage of impervious cover is used as a component of the multiplier because it is an indicator of each jurisdiction's contribution to the storm water pollution problems in the Phase II area. It also determines the amount of storm water revenue received by each jurisdiction. The percentage of stream miles is used in the multiplier because it is an indicator of the jurisdiction's level of responsibility for the protection of water quality. Since CMS and CPCC do not receive revenue from storm water fees, a Shared Program Multiplier is not used in calculating their cost; instead their cost share is based on staff time for completion of activities required by the Storm Water Plan.

CMSWS tracks staff time devoted to the development and implementation of the Storm Water Plan, including over 50 individual program elements. Personnel costs are established by multiplying this time by a set billing rate that covers CMSWS's staff salaries and fringes but does not cover the associated operating and administrative overhead costs. CMSWS also tracks the laboratory costs associated with the implementation of the Storm Water Plan. The Shared Program Multiplier for each jurisdiction is applied to the personnel and laboratory costs to calculate each jurisdiction's cost share, which is invoiced quarterly by CMSWS. The time and cost associated with completing Storm Water Plan activities for CMS and CPCC is tracked separately from the Towns and County and quarterly invoices are issued by CMSWS to cover personnel costs using the established billing rate. Monitoring is not performed for CMS and CPCC; therefore, no laboratory costs are included. Despite the cost sharing, approximately forty percent of the costs for implementation of the Storm Water Plan are covered by CMSWS, including 100% of the operating and administrative overhead. Table 1 below provides an estimate of the cost to each co-permittee for the implementation of the Storm Water Plan.

The process discussed above is described in detail in a document entitled the "Mecklenburg County Water Quality Program Funding Strategy" that was approved by all the co-permittees and implemented effective July 1, 2014 through June 30, 2019. All costs are incorporated into an annual Work Plan, which is provided to each co-permittee for review and comment prior to the beginning of each new fiscal year. A copy of this Funding Strategy and Work Plan is available upon request to Mecklenburg County's Water Quality Program Manager.



Table 1: Phase II Storm Water Plan Cost Breakdown by Jurisdiction/Entity

Jurisdiction/Entity	Estimated Cost	% of Total
Cornelius	\$44,000	6.86%
Davidson	\$20,000	3.12%
Huntersville	\$128,000	19.96%
Matthews	\$73,000	11.39%
Mint Hill	\$60,000	9.36%
Pineville	\$38,000	5.93%
Mecklenburg County	\$230,000	35.90%
CMS	\$34,000	5.30%
CPCC	\$14,000	2.18%
Totals	\$641,000	100.00%

The activities performed by the co-permittees to maintain and repair property and infrastructure in compliance with permit requirements is not covered by CMSWS's annual Work Plan and is therefore not included in the annual cost described above. The funding for these activities typically comes from storm water fees in the case of Mecklenburg County and the Towns and from the annual budgets for CMS and CPCC.



Section 3: Public Education and Outreach

CMSWS has developed and is currently implementing a Public Education and Outreach Program for Mecklenburg County's Phase II jurisdictions/entities to inform the community of the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollutants in storm water runoff. The following Sections provide a description of this program.

3.1 Program Goals and Objectives

The goals of the Public Education and Outreach Program are as follows:

- 1. Change public behaviors to reduce sources of water pollution and improve water quality.
- 2. Promote participation in activities aimed at restoring water quality conditions.

The objectives of the Public Education and Outreach Program are as follows:

- 1. Develop and distribute educational materials to the community and conduct outreach activities to inform the public of the negative impacts that storm water discharges have on water quality by promoting the following concepts:
 - All storm drains flow directly to creeks and lakes without treatment.
 - Storm drains are only for rain.
 - Anything other than rain that enters a storm drain becomes storm water pollution.
 - Buffers around lakes and streams act to filter pollutants and are important for protecting water quality.
- 2. Develop and distribute public education and outreach materials to inform the public of the steps they can take to reduce the negative impacts from storm water discharges and restore water quality conditions by promoting the following concepts:
 - Do not pour anything down a storm drain or in a creek or lake.
 - Volunteer to mark storm drains, adopt streams and participate in the annual The Big Spring Clean event (formerly Big Sweep).
 - Become a "Water Watcher" and report pollution to 311, through the Storm Water Services web page, or through the Water Watchers mobile application.
 - Maintain a vegetated buffer around lakes and streams.

3.2 BMP Summary Table

Table 2 describes the BMPs implemented as part of the Public Education and Outreach Program.

Table 2: BMP Summary Table for the Public Education and Outreach Program

#	BMP	Measurable Goals	Schedule (years)		Measurable Cools Schedule (years)	Responsible Staff		
π	Description	Weasurable Goals	1	2	3	4	5	Responsible Staff
PE-9	Evaluate	Evaluate the effectiveness of the storm	X	X	X	X	X	Deania Russo
	Effectiveness	water education/outreach program at						(Environmental
	of Public	meeting established goals. Include in this						Specialist)
	Education	evaluation a review of the effectiveness						
	and Outreach	of volunteer initiatives. Also, include an						
	Program	estimate of the extent of exposure for the						
		media campaign and a comparison to						
		previous years. Modify programs						



#	BMP	Magazzahla Caala	S	ched	ule (yeaı	:s)	Domonoible C4eff
#	Description	Measurable Goals	1	2	3	4	5	Responsible Staff
		activities as necessary to enhance its overall effectiveness at meeting established goals.						
PE- 10(c)	Develop & Distribute Pollution Prevention Brochures & Educational Materials	Develop and distribute educational brochures and storm water pollution prevention awareness information through responses to citizen requests for service, special events, workshops, and other appropriate venues. Include information regarding the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollution, including participating in volunteer programs and reporting suspected pollution problems.	X	X	X	X	X	Deania Russo (Environmental Specialist)
PE- 10(d)	Distribute Newsletters	Distribute newsletters designed to reach the targeted audience described in Section 3.4. Include information regarding the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollution, including participating in volunteer programs.	X	X	X	X	X	Deania Russo (Environmental Specialist)
PE- 10(e)	Conduct Media Campaign & Maintain Website	Develop and implement a media campaign designed to reach the targeted audience described in Section 3.4. Promote the 311 helpline, the Storm Water Services web page, and the Water Watchers app as the mechanisms for reporting suspected pollution problems. Promote and maintain informational pages on CMSWS's website that contain information on current water quality conditions, storm water pollutants and ways to minimize them, and municipal storm water projects/activities as well as provide a means to register for various volunteer initiatives discussed in Section 4. Also provide contacts for reporting pollution problems/concerns and submitting questions to staff.	X	X	X	X	X	Deania Russo (Environmental Specialist)
PE- 10(f)	Conduct Presentations for Schools/ Teachers	Develop age-specific educational information for use in schools and for presentations to school age children. Present information in appropriate format.	X	X	X	X	X	Deania Russo (Environmental Specialist)
PE- 10(g)	Conduct Outreach Program for Commercial/ Industrial Facilities	Conduct an educational campaign to inform commercial/industrial facilities of the sources of pollutants and actions they can take to improve water quality.	X	X	X	X	X	Deania Russo (Environmental Specialist)

3.3 Targeted Pollutants and Pollutant Sources



Table 3 provides the targeted pollutants, their associated sources and the issues contributing to these sources as well as the audiences targeted for addressing these issues. This table serves as a guide for the development and implementation of the Public Education and Outreach Program. A more detailed description of the targeted audiences and why they were selected is provided in Section 3.4. The various outreach mechanisms used to reach these targeted audiences to eliminate pollution sources are described in Section 3.6. Additional detail regarding the Public Education and Outreach Program is provided in a document referred to as the "The Umbrella" plan developed and implemented by CMSWS to coordinate public education efforts between the Phase I and Phase II jurisdictions in Mecklenburg County. The Umbrella is updated annually to meet the changing needs of the community. A copy of this plan is available upon request to Mecklenburg County's Water Quality Program Manager.

Table 3: Targeted Pollutant, Pollutant Sources, Audience and Contributing Issues

Targeted	Targeted	Targeted	Issues Contributing to the Pollutant Source
Pollutant	Pollutant Source	Audience	
Bacteria (fecal	Human Waste	Residential &	1. Illicit connections to surface waters and storm
coliform		Commercial	drains.
bacteria is the			2. Illegal dumping, spills and leaks.
indicator)			3. Disposal of cooking grease to sanitary sewer
			causing blockages.
	Pet Waste	Residential &	4. Failure to collect and properly dispose of pet
		Commercial	waste.
			5. Discharges from kennels and other commercial pet
			facilities.
Turbidity	Sediment	Residential &	6. Improper erosion control measures at land
		Commercial	development sites.
			7. Inadequate post-construction storm water controls.
			8. Inadequate buffers and unstable stream channels.
Phosphorus,	Fertilizers,	Residential,	9. Improper application, handling and storage of
Nitrogen and	Pesticides and	Commercial &	lawn care products.
Organics	Yard Waste	Institutional	10. Improper disposal of grass clippings and leaves.
			11. Use of non-native vegetation.
Surfactants	Waste from Car	Residential &	12. Mobile car wash discharges.
	Washing, Pressure	Commercial	13. Discharges from car lots and other commercial
	Washing and		automotive activities.
	Other Cleaning		14. Discharges from cleaning buildings, sidewalks,
	Activities		etc.
			15. Illegal connections to surface waters and storm
		~	drains.
Hydrocarbons	Used Oil and	Residential,	16. Illicit connections to surface waters and storm
and Chemicals	Other Automobile	Commercial&	drains.
	Fluids	Institutional	17. Illegal dumping, spills and leaks.
			18. Poor housekeeping at commercial and
II 1/D :	C1 : 1 0	D 11 (11	institutional facilities.
pH and Toxic	Chemicals &	Residential,	19. Illegal dumping, spills and leaks.
Compounds	Hazardous Waste	Commercial &	20. Poor housekeeping at commercial and
1		Institutional	institutional facilities.

3.4 Targeted Audiences



Provided below is a description of the targeted audiences selected for the Public Education and Outreach Program followed by an explanation as to why they were selected. The process for selecting these targeted audiences began with the identification of the problem pollutants in Mecklenburg County based on an analysis of water quality data and staff experience. Secondly, staff identified the major sources of these pollutants. Thirdly, the issues contributing to these pollutant sources were identified. Lastly, the targeted audiences were identified based on their potential to positively impact the contributing issues thus resulting in reduced pollutant sources and improved water quality. In addition, the list of targeted audiences was developed based on those groups in Mecklenburg County that have the ability to expand our volunteer programs for protecting and restoring water quality conditions.

Residential: This group has the ability to positively impact all 20 of the issues contributing to the pollutant sources identified in Table 3 above. They also have a significant potential to increase participation in volunteer programs for protecting and restoring water quality conditions. This is a large targeted audience composed of many subsets, including but not limited to homeowners, renters, pet owners, community groups, scout troops, etc. CMSWS has developed educational materials for reaching these different subsets and will develop and implement outreach initiatives on an as needed basis to address specific water quality issues as they arise.

<u>Commercial</u>: This group, like the residential group, has a significant potential to positively impact water quality and has several subsets, including landscapers, grading contractors, building maintenance companies, mobile washers, automotive repair shops, etc. CMSWS has developed educational materials for reaching these subsets and will develop and implement outreach initiatives on an as needed basis to address specific water quality issues as they arise.

<u>Institutional:</u> This group predominantly includes schools, colleges and universities and their related facilities. These institutions have a significant potential to aid in the reduction of pollution sources as well as to expand volunteer programs. CMSWS conducts water quality educational presentations in school classrooms and many schools, colleges and universities have become involved in the volunteer programs.

3.5 Storm Water Helpline

Charlotte-Mecklenburg maintains a phone helpline at 311 from 7 a.m. to 7 p.m. Monday through Friday except recognized holidays. The 311 storm water helpline receives citizen requests for service that are forwarded to CMSWS for response, provides general water quality information, and promotes volunteer participation. To ensure effectiveness, CMSWS has provided the staff at 311 with a "key word" index that is used to trigger select responses to water quality related questions and requests. For example, if a caller uses the key word "Stream Cleanup" 311 staff has been provided with a select response that refers the caller to the appropriate staff contact at CMSWS for more information. Various media, including television, radio, print ads, brochures, social media, etc., have been used to promote 311 as the number to contact to report suspected pollution problems and sign-up for volunteer programs. 311 has been in use since September 8, 2008 and has proven to be an effective helpline service, resulting in CMSWS receiving an average of 600 reports of potential water quality problems annually as well as numerous requests



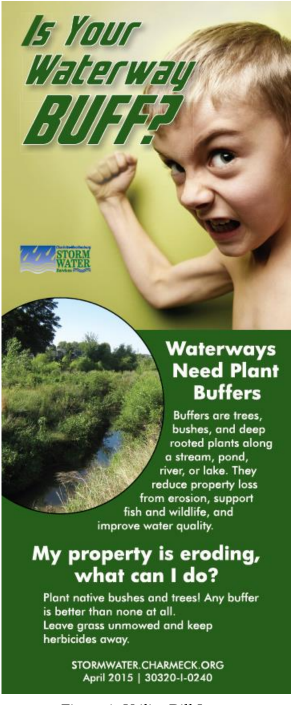


Figure 1: Utility Bill Insert

to participate in volunteer programs. CMSWS maintains a 24-hour a day, 7 days a week response status for all water quality problems, spills, emergencies, etc. by working in close cooperation with 311 as well as the Charlotte-Mecklenburg Fire and Police Departments, including all the Towns. Emergency spill response services are available through 911. Residents can also request services through the Storm Water Services webpage online and through the use of the Water Watchers app.

3.6 Outreach Program

The outreach strategy for the Mecklenburg County Phase II jurisdictions/entities includes the mechanisms described in this section, which are estimated to result in over 6,600,000 contacts for the protection and restoration of water quality conditions in the Charlotte-Mecklenburg area during the five (5) year permit term. Contacts outside the Phase II jurisdictions are included in this calculation, which is unavoidable due to the manner in which the program is administered. For each media, event or activity included in the outreach program, the extent of exposure is estimated and recorded.

Utility Bill Inserts: This outreach mechanism involves the development and placement of a water quality insert into a utility bill distributed seven (7) times per year to over 220,000 households throughout Mecklenburg County for collection of water, sewer and storm water fees. These inserts reach the entire target audience described in Section 3.4 with general water quality messages such as how to report suspected pollution problems and measures for reducing storm water pollution as well as messages associated with targeted pollutant sources and

volunteer opportunities. At least two (2) utility bill inserts a year include a water quality message resulting in an outreach to over 2,200,000 households in Charlotte-Mecklenburg during the five (5) year permit term. Figure 1 is the utility bill insert distributed in April 2015.

<u>Printed Brochures, Environmental Notices and Emails:</u> This outreach mechanism involves the development and distribution of printed brochures, Environmental Notices, and emails to select



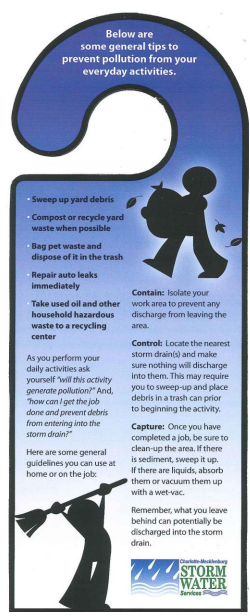


Figure 2: Printed Brochure

members of the targeted audience described in Section 3.4, including but not limited to adults, homeowners, pet owners, non-English speaking residents, businesses, and industries. This outreach includes general water quality messages regarding pollution prevention, reporting and regulatory compliance as well as messages associated with specific pollution sources from Table 3 and information regarding water quality volunteer opportunities. Printed brochures are distributed during responses to citizen requests for service, inspections and at event displays. Figure 2 is a brochure in the form of a "door hanger" that was developed to convey pollution prevention measures to the general population. An electronic newsletter/post/ tweet is also distributed via email or social media at least twice a year to residents within the Phase II jurisdictions. Brochures are also posted on the CMSWS website. Environmental Notices containing specific information for protection of water quality and compliance with water quality regulations are typically distributed during responses to citizen requests for service and inspections for identifying and eliminating pollution sources. The printed brochures, Environmental Notices, and Emails are anticipated to reach a minimum of 100,000 residents in Charlotte-Mecklenburg during the five (5) year permit term.

<u>Print Ads:</u> This outreach mechanism involves the development and publication of printed ads in local newspapers, newsletters, or magazines distributed in the Phase II jurisdiction, including but not limited to the Charlotte Observer, The Recycler, and Hola magazine. These ads will reach the targeted audience described in Section 3.4 regarding the impacts of stormwater discharges on water bodies and the steps they can take to reduce pollution, including participating in volunteer

programs and special events as well as reporting suspected pollution problems. The ads are anticipated to reach a minimum of 100,000 residents in Charlotte-Mecklenburg during the five (5) year permit term.

Media: This outreach mechanism involves the use of radio and television ads to reach the entire targeted audience described in Section 3.4 with messages regarding the measures that can be taken to reduce storm water pollution as well as messages associated with specific pollutant sources. This outreach mechanism is also used to promote participation in water quality volunteer activities. TV and radio ads run throughout the fiscal year with a very wide circulation. Based on distribution estimates from FY2015, the ads reached 96.6% of Charlotte-Mecklenburg's population (estimated at 1,000,000) with a frequency of 39 times during the year.



Based on these estimates, the TV and radio ads could reach over 966,000 residents in Charlotte-Mecklenburg 39 times during each fiscal year for a total of 37,674,000 outreach contacts annually and 188,370,000 contacts during the five (5) year permit term.

Social Media: This outreach method includes, but is not limited to, Facebook, Twitter, Instagram, and YouTube to engage citizens in activities for protecting and restoring water quality conditions in Mecklenburg County. In addition, a "Water Watchers" mobile application is maintained by CMSWS that allows citizens to report water quality programs, including geolocating the problem and attaching photos. In FY15, Facebook started the fiscal year with 390 Likes and ended the fiscal year with 1,023 (up 688) Likes; Twitter started with zero (0) Followers and ended with 211 (up 211) Followers; and Instagram started with zero (0) Followers and ended with 64 (up 64) Followers. Posts include a variety of stormwater-related topics.

Workshops and/or Video Taped Messages: This outreach mechanism involves the use of workshops and/or video taped messages to reach a very select segment of the targeted audience described in Section 3.4, including mainly commercial facilities and institutions. The messages focus on select pollutant sources from Table 3. At least two (2) workshops and/or video taped messages will be provided during the five (5) year permit term reaching an estimated 150 persons. Video taped messages will also be made available through the website.

Web Pages: This outreach mechanism involves the use of web pages focused on specific water quality topics maintained on the CMSWS website located at http://stormwater.charmeck.org. Web pages describe the specific actions necessary to prevent water pollution and instructions for reporting suspected pollution sources. In addition, the web pages include a description of all the volunteer programs with instructions on how to register for participation. Web pages are also available that describe water quality monitoring activities in Mecklenburg County and general water quality conditions. This website is promoted through a variety of outreach mechanisms and is available through a link to Mecklenburg County's main website. In addition, each copermittee has a link to this website via their home web page. During FY15, Google Analytics showed that the Storm Water Services web pages had 203,102 unique pageviews, which is an increase of 40% from FY14 (122,757). It is anticipated that visits to the site will exceed 1,000,000 during the five (5) year permit term.

Educational Presentations and Public Events: This outreach mechanism involves the combination of educational presentations, displays, educational materials, handouts, and/or promotional items to reach a very select segment of the targeted audience described in Section 3.4, including adults, dog owners, civic groups, students, landscapers, realtors, and land developers. The messages focus on controlling one or more of the pollutant sources in Table 3 as well as promoting volunteerism. These activities occur throughout the year. During FY2015, CMSWS conducted 11 educational presentations with 705 attendees covering storm water pollution prevention and reporting, permitting and compliance, buffers/vegetation, monitoring, structural BMP maintenance, volunteering, etc. CMSWS has develop age-specific educational information for use in schools and for presentations to school age children. During FY2015, seven (7) school presentations were conducted that were attended by 440 students. In addition, CMSWS staff promoted "Your Stormwater Fees At Work" at 13 separate events during FY2015, resulting in contacts with 2,436 attendees on issues pertaining to identifying and reporting storm



water pollution and volunteerism. During the five (5) year permit term, it is estimated that over 155 presentations and events will be conducted/attended by CMSWS reaching over 3,500 residents.

<u>Video:</u> CMSWS has developed a "Water Watchers" video that is available on its website at http://stormwater.charmeck.org (select "Videos & Publications," select "Water Watchers video"). This video describes the importance of clean water to the community and the impacts of water pollution as well as how to detect and report illicit discharges. Each of the Phase II jurisdictions/entities is responsible for ensuring that its staff watches this video if as part of their normal job responsibilities they may come into contact with or otherwise observe an illicit discharge or illicit connection to the storm sewer. During the five (5) year permit term, over 1,000 media contacts are anticipated through the use of the video.

3.7 Decision Process

The targeted audience for the Public Education Program for the Mecklenburg County Phase II jurisdictions/entities include a wide range of age, ethnic and economic groups. These groups rely on varying mechanisms for receiving information; therefore, a multifaceted educational program was designed to achieve effective communication. The individual BMPs identified in Table 2 reflect this approach as do the measurable goals associated with each BMP. Emails, utility bill inserts, Environmental Notices, brochures and newspaper ads use the printed word to disseminate information and focus on specific pollutants as well as general water quality issues. This information can be distributed to a broad audience via mailings as well as handed out to individuals when responding to citizen requests for service, conducting inspections, or attending public events. Web pages will provide a variety of specific information to a broad audience including the general public, commercial and industrial facilities. Workshops and presentations focus on a relatively small audience but are an effective tool for addressing specific pollution sources and gaining volunteer participation. Television, radio, and social media campaigns broaden the approach to a wide audience and typically convey a more general pollution prevention message. The staff responsible for conducting this public education program for the Mecklenburg County Phase II jurisdictions/entities as identified in Table 2 were selected for their expertise in the development and implementation of a multifaceted public outreach campaign.

3.8 Program Evaluation

The measurable goals for each BMP are described in Table 2. Other measures of success for the Public Education and Outreach Program are described below.

- <u>Documentation of Storm Water Program Activities</u> As a baseline measure of success, CMSWS staff will document the completion of Work Plan activities annually that demonstrate achievement of each of the measureable goals for the BMPs associated with this program. All activities will be documented within CMSWS's Environmental Data Management System (EDMS).
- Raising Awareness Storm Water Public Opinion Surveys are conducted annually of the general public to measure their awareness of water quality issues as well as their level of concern/interest. The measure of success for the Public Education and Outreach Program



- will be a minimum of 50% of survey respondents indicating an awareness of water quality issues based on an average of the responses to all the questions related to storm water awareness.
- Number of Contacts and Distribution Estimates CMSWS estimates and records the extent of exposure from its Public Education and Outreach Program. In addition, the media campaign includes distribution estimates. This information will be compiled and tracked as a measure of program effectiveness.

On an annual basis, CMSWS staff will evaluate the BMPs for this program and assess progress toward achieving the measureable goals from Table 2 and the measures of success described above. Recommendations for improvement will be made as necessary. During the following fiscal year, program activities and BMPs will be modified as necessary based on the results of this evaluation in order to ensure that the specific goals and objectives of the Public Education and Outreach Program and Storm Water Plan are being effectively and efficiently fulfilled. Staff will also evaluate the continued relevance of Table 3 and the effectiveness of the targeted audience as part of this process.



Section 4: Public Involvement and Participation

CMSWS has developed and is currently implementing a Public Involvement and Participation Program for Mecklenburg County's Phase II jurisdictions/entities to engage the community in program development and implementation. The following Sections provide a description of this program.

4.1 Program Goals and Objectives

The goal of the Public Involvement and Participation Program is to create opportunities for the public to participate in Phase II program development and implementation, as well as to get involved in activities aimed at protecting and restoring water quality conditions. The objectives of the program are as follows:

- 1. Make a minimum of one (1) presentation annually to the Charlotte-Mecklenburg Storm Water Advisory Committee (SWAC) to describe the activities performed to comply with Phase II permit requirements and receive feedback. All SWAC meetings are open to the public. A minimum of one (1) of these presentations during the five (5) year permit term will be advertised for public comment.
- 2. Develop and implement volunteer programs to involve the public in activities aimed at protecting and restoring water quality conditions.

4.2 BMP Summary Table

Table 4 describes the BMPs implemented as part of the Public Involvement and Participation Program.

Table 4: BMP Summary Table for the Public Involvement and Participation Program

#	BMP	Measurable Goals	So	ched	ule (year	: s)	Responsible Staff
п	Description	Wedsurable Goals	1	2	3	4	5	Responsible Staff
PI-1	Conduct	Meet with SWAC in a public forum to	X	X	X	X	X	Rusty Rozzelle
	Phase II	provide information regarding activities						(Water Quality
	Public	performed to comply with Phase II						Program Manager)
	Meeting	requirements and to receive input						
		regarding storm water issues and						
		compliance efforts.						
PI-2	Implement	Implement an Adopt-A-Stream Program	X	X	X	X	X	Deania Russo
	Adopt-A-	for the Phase II jurisdictions/entities.						(Environmental
	Stream	This program will include the adoption of						Specialist)
	Program	stream sections by the general public,						
		businesses and institutions. These stream						
		sections will be walked at least twice a						
		year by the adoption group, pollution sources will be identified and eliminated,						
		· · · · · · · · · · · · · · · · · · ·						
		and trash removed. One-time cleanups are also conducted.						
PI-3	Implement	Implement a Storm Drain Marking	X	X	X	X	X	Deania Russo
11-3	Storm Drain	Program for the Phase II jurisdictions/	/ A	/ A	Λ	^	/ A	(Environmental
	Marking	entities. This program will include the						Specialist)
	Program	placement of markers on storm drain						Specialist)
	110514111							
	Tiogram	inlets with the message "Do Not Dump –						



#	BMP	Measurable Goals	So	ched	ule (year	:s)	Responsible Staff
#	Description	Weasurable Goals	1	2	3	4	5	Responsible Staff
		Drains To Creek."						
PI-4	Conduct The	Conduct annual cleanup event aimed at	X	X	X	X	X	Deania Russo
	Big Spring	removing trash and debris from lakes and						(Environmental
	Clean event	streams and identifying pollutant sources.						Specialist)
VM	Implement	Implement a Volunteer Monitoring	X	X	X	X	X	Deania Russo
	Volunteer	Program in the Phase II jurisdictions/						(Environmental
	Monitoring	entities. This program will include the						Specialist)
	Program	use of volunteers to monitor and report						
		general water quality conditions in						
		streams.						
Tree	Implement	Implement tree planting events in	X	X	X	X	X	Deania Russo
Planti	Tree Planting	conjunction with Creek ReLeaf in the						(Environmental
ng	Program	Phase II jurisdictions/entities. This						Specialist)
		program will include planting trees in						
		buffers to enhance stream stability,						
		improve water quality, and restore						
		habitat. This program will include the use						
		of volunteers to adopt and conduct						
		routine maintenance on Creek ReLeaf						
		sites, where applicable.						
PI-5	Conduct	Conduct annual volunteer appreciation	X	X	X	X	X	Deania Russo
	Annual	event. The purpose of the event will be to						(Environmental
	Volunteer	recognize volunteer efforts for protecting						Specialist)
	Appreciation	water quality.						
	Event							

4.3 Targeted Audience

The targeted audience for the Public Involvement and Participation Program includes all age, ethnic and economic groups in Mecklenburg County. Participation in the Program will be promoted through the Public Education and Outreach Program described in Section 3. Volunteer opportunities will be made available to all stakeholder groups, including commercial and industrial facilities, environmental groups, homeowners' associations, civic groups, educational organizations, and interested citizens.

4.4 Mechanisms for Public Involvement and Participation

The Mecklenburg County Phase II jurisdictions/entities utilize the Charlotte Mecklenburg Storm Water Advisory Committee (SWAC) to provide and promote a mechanism for public involvement, including receiving input on storm water issues and the development and implementation of the Storm Water Plan. The public is also actively involved in ongoing efforts to restore water quality conditions through volunteer participation in a variety of events, including Adopt-A-Stream, Storm Drain Marking, Volunteer Monitoring, The Big Spring Clean, and tree planting. The following sections provide additional information concerning these mechanisms for public involvement and participation.

4.4.1 Charlotte Mecklenburg Storm Water Advisory Committee (SWAC)



The City of Charlotte, Mecklenburg County and the six (6) Towns established SWAC as its local storm water management panel in 1994 with the development of their storm water utility (Charlotte-Mecklenburg Storm Water Services). SWAC reviews storm water management policies and long-range plans and budgets to make recommendations or offer comments to elected officials. The advisory committee also hears appeals and decides on water quality penalties, service charges, credits and adjustments. SWAC members are appointed by the Mecklenburg Board of County Commissioners, Charlotte City Council, Charlotte Mayor and Town Boards. SWAC includes representation from all the Phase II jurisdictions in Mecklenburg County. All SWAC meetings are open to the public. Effective January 1, 2003, SWAC began serving as the mechanism for public involvement for the Phase II Permit in Mecklenburg County.

4.4.2 Public Meetings

An advertised public meeting is held before SWAC prior to the submittal of the Permit renewal application every five (5) years. The purpose of this meeting is to provide the public with an opportunity to review and provide comments regarding the Permit application and Storm Water Plan. On March 17, 2016, a public meeting was held for the submittal of the application for the Permit term from November 11, 2016 to November 10, 2021. This public meeting was advertised in the Charlotte Observer on February 26, 2016. During the meeting, a presentation was given by CMSWS staff describing the measures implemented to control storm water pollutant sources in the Phase II jurisdictions/entities and the various activities performed to fulfill Phase II Permit requirements as described in the Storm Water Plan. Staff informed SWAC that no substantial changes were planned for the new Permit or Storm Water Plan. The Permit application and Storm Water Plan received SWAC support via unanimous vote. No member of the general public provided comments.

In addition, an unadvertised public meeting is held before SWAC every year as part of the process for receiving input regarding the next year's Phase II budget. During these meetings, the Phase II Storm Water Plan is described and public input is invited regarding storm water issues and the storm water program.

4.4.3 Adopt-A-Stream Program

Mecklenburg County developed a countywide Adopt-A-Stream Program as part of the Surface Water Improvement and Management (S.W.I.M.) initiative beginning in 1998. This program was significantly expanded with the implementation of the Phase I and Phase II Storm Water Programs by the City of Charlotte and Mecklenburg County, respectfully. The Adopt-A-Stream Program engages volunteers in removing trash and locating pollutant sources in Mecklenburg County streams. Adoption groups include Boy/Girl Scout troops, environmental interest groups, homeowners' associations, schools, families, garden clubs, businesses, industries, etc. Training is offered to Adopt-A-Stream groups upon request. The purpose of this training is to familiarize the volunteers with methods for detecting common water quality problems, proper streamwalk techniques, and important safety measures. Typically, volunteer groups will adopt a one (1) mile long stream segment. Groups walk their assigned stream segment at least twice a year. The groups are also encouraged to clean their stream segment



during The Big Spring Clean event. The groups keep records of their Adopt-A-Stream activities. These records are submitted to CMSWS following the completion of stream cleanup activities. All records are input by staff into the Volunteer Database, which is maintained as part of EDMS. CMSWS follows up on identified pollution problems to ensure that they are eliminated and water quality is restored as well as coordinates the proper disposal of all trash and debris removed from streams by adoption groups.

4.4.4 Storm Drain Marking Program

Mecklenburg County developed a countywide Storm Drain Marking Program as part of the S.W.I.M. initiative beginning in 1998. This program was significantly expanded with the implementation of the Phase I and Phase II Storm Water Programs by the City of Charlotte and Mecklenburg County, respectfully. The Storm Drain Marking Program uses volunteers to place



Figure 3: Storm Drain Marker

decals on storm drains with the message "Do Not Dump – Drains to Creek" (see Figure 3). Volunteer groups include Boy/Girl Scout troops, environmental interest groups, homeowners' associations, schools, garden clubs, families, businesses, industries, etc. Typically, volunteer groups will select several streets within a neighborhood for marking. CMSWS provides the groups with decals, adhesive, safety vests, gloves, and information forms.

Following the completion of storm drain marking activities, the groups submit a completed information form to CMSWS that includes the street names and number of drains that were marked as well as information concerning the condition of storm drains and whether any pollutants were detected. All information is input by staff into the Volunteer Database, which is maintained as part of EDMS. CMSWS follows up to ensure the elimination of illegal dumping activities and maintains records of storm drains that have been marked.

4.4.5 Surface Water Clean Up

From 1993 through 2014, CMSWS held an annual surface water cleanup day working in cooperation with N.C. Big Sweep. In March 2015, N. C. Big Sweep was dissolved as a non-profit organization. CMSWS partnered with Keep Mecklenburg Beautiful in late 2015 to conduct a new event called The Big Spring Clean, which will take place annually on the second Saturday in May in conjunction with the Great American Cleanup. The purpose of the event is to use volunteers to remove trash and debris from streams and lakes. During the event, Adopt-A-Stream groups are encouraged to clean up their assigned stream segments and additional volunteers are used to expand the effort to include un-adopted stream segments and the shoreline of lakes. The event is advertised and volunteers are solicited through the various media outlets previously listed. Records are kept concerning the number of volunteers and tons of trash and recycling removed. The event is coordinated county-wide by CMSWS.



4.4.6 Tree Planting Events

Creek ReLeaf is a collaborative effort of CMSWS, the Charlotte Public Tree Fund, Central Piedmont Community College Center for Sustainability, the Sierra Club Central Piedmont Group, and a number of volunteer groups to plant trees in riparian areas (floodplains and stream buffers) throughout Mecklenburg County, including the Phase II jurisdictions but also including the City of Charlotte. Creek ReLeaf seeks to reforest areas adjacent to streams to enhance stream stability, improve water quality, and restore habitat. A minimum of one (1) volunteer event is held annually that attracts in excess of 500 volunteers that plant, on average, 1,000 trees. Tree planting events rotate between the City of Charlotte and the Towns based on planting site availability. A minimum of one (1) event will occur in the Phase II jurisdictions during the five (5) year Permit term.

4.4.7 Volunteer Monitoring

CMSWS maintains a volunteer monitoring program to assess general water quality conditions in streams located in the Phase II jurisdictions. Data is also used to identify potential water quality problems that are referred to staff for follow up action. Volunteer groups are assigned a stream segment to monitor for a one (1) year period with the option to renew the agreement annually. A monitoring kit and training is provided to each volunteer group by CMSWS. All data is input by staff into an Excel spreadsheet.

4.4.8 Volunteer Appreciation Event

An annual appreciation event is held to acknowledge the achievements of volunteers toward restoring the quality and usability of Mecklenburg County's surface water resources.

4.5 Decision Process

Mecklenburg County's public involvement and participation program focuses on the use of multiple mechanisms for getting the public involved in efforts to restore the quality of Mecklenburg County's surface water resources. The rationale for the development of such a program is that multiple approaches are needed in order to involve all age, ethnic and economic groups in Mecklenburg County. Some individuals will prefer more passive involvement through participation in public meetings whereas others may elect to become more actively involved through participation in the Adopt-A-Stream, Storm Drain Marking and Volunteer Monitoring Programs. The Adopt-A-Stream Program is more physically challenging and is popular among the age group ranging from 10 to 50 years of age. The Storm Drain Marking Program appeals to volunteers who are not interested in walking streams but who are willing to place markers on storm drains in their neighborhoods. This is particularly popular among volunteers greater than 50 years of age. Volunteer Monitoring is typically performed by schools whereas tree planting events and The Big Spring Clean appeal to all age groups and is a popular volunteer event for families and large groups. The individual BMPs identified in Table 4 reflect this approach as do the measurable goals associated with each BMP.



4.6 Program Evaluation

The measurable goals for each BMP are described in Table 4. Other measures of success for the Public Involvement and Participation Program are described below.

- <u>Documentation of Storm Water Program Activities</u> As a baseline measure of success, staff will document completion of Work Plan activities that demonstrate successful fulfillment of the BMPs associated with this program. All activities will be documented within Cityworks.
- Number of Volunteers CMSWS estimates and records participation in all its volunteer programs. This information will be compiled and tracked as a measure of program effectiveness. Data is maintained in a Volunteer Database, which is a component of as well as Excel spreadsheets. Data is included in each annual report for this Phase II Permit. The target for a successful Public Involvement and Participation Program is participation by a minimum of 3,000 volunteers annually. This includes volunteers involved in Adopt-A-Stream, Storm Drain Marking, Volunteer Monitoring, The Big Spring Clean, and tree planting events.

On an annual basis, CMSWS staff will evaluate the BMPs assigned to this program and assess progress toward achieving the measureable goals from Table 4 and the measures of success described above. Recommendations for improvement will be made as necessary. During the following fiscal year, program activities and BMPs will be modified as necessary based on the results of this evaluation in order to ensure that the specific goals and objectives of the Public Involvement and Participation Program and Storm Water Plan are being effectively and efficiently fulfilled.



Section 5: Illicit Discharge Detection and Elimination

CMSWS has developed and is currently implementing and enforcing an Illicit Discharge Detection and Elimination (IDDE) Program in Mecklenburg County's Phase II jurisdictions/entities. The following Sections provide a description of this program.

5.1 Program Goals and Objectives

The goal of the IDDE Program is to detect and eliminate illicit discharges into the MS4, which are defined in 40 CFR 122.26(b)(2)) as discharges that are not composed entirely of storm water except discharges pursuant to a NPDES permit (other than the NPDES permit for discharges from the municipal separate storm sewer) and discharges resulting from firefighting activities as well as incidental non-storm water discharges or flows that are not significant contributors of pollutants as described in Section 5.7 of this document. The details regarding this program are described in CMSWS's "Illicit Discharge Detection and Elimination Policies and Procedures" available at the following website: http://stormwater.charmeck.org (select "Regulations", select "Manuals & Guidelines"). The objectives of the program are as follows:

- 1. Develop, implement and enforce a program to detect and eliminate illicit discharges into the MS4, including appropriate policies, procedures, form letters and enforcement guidance.
- 2. Maintain a storm sewer system map, showing the location of all major outfalls and the names and location of all waters of the United States that receive discharges from those outfalls:
- 3. Prohibit, through ordinances, or other regulatory mechanisms, non-storm water discharges except incidental non-storm water discharges or flows that are not significant contributors of pollutants as described in Section 5.7 and implement appropriate enforcement procedures and actions;
- 4. Implement a plan to detect and address non-storm water discharges, including illegal dumping, to the MS4;
- 5. Inform public employees, businesses, and the general public of hazards associated with illegal discharges and improper disposal of waste; and
- 6. Address the following categories of non-storm water discharges or flows (i.e., illicit discharges) only if identified as significant contributors of pollutants to the MS4: water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated ground water infiltration, uncontaminated pumped ground water, discharges from potable water sources, foundation drains, air conditioning condensation, irrigation water, springs, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, and street wash water (discharges or flows from firefighting activities are excluded from the effective prohibition against non-storm water and need only be addressed where they are identified as significant sources of pollutants to waters of the United States).

5.2 BMP Summary Table

Table 5 describes the BMPs implemented as part of the IDDE Program.



Table 5: BMP Summary Table for the IDDE Program

#	BMP	Measurable Goals	S	ched		year		Responsible Staff
#	Description	Measurable Goals	1	2	3	4	5	Responsible Staff
ID-1	Maintain Storm Sewer	Maintain and update as necessary maps of the storm sewer systems serving all Phase II	X	X	X	X	X	Josh DeMaury (Senior Environmental
	System Maps	jurisdictions/entities in Mecklenburg County showing the locations of inlets, outlets and receiving waters.						Specialist)
ID-2	Conduct Field Screening for Non- Storm Water	Conduct field investigations for identifying dry weather flows to the storm sewer system including sampling and elimination of identified pollution sources.	X	X	X	X	X	John McCulloch (Environmental Supervisor)
ID-3	Flows Enforce Surface Water Pollution Control Ordinance	Prohibit non-storm water discharges in accordance with IDDE Policies and Procedures through the enforcement of the surface water pollution control ordinances, except those discharges specifically allowed by the ordinances. Track all investigations and document the date(s) illicit discharges are observed, the results of investigations, follow up actions conducted, and the dates investigations are closed. Also, track the issuance of all notices of violation and enforcement actions, including identifying chronic violators for instituting actions to reduce noncompliance. At least annually, assess the effectiveness of these ordinances at prohibiting illicit connections and discharges and update/revise as necessary.	X	X	X	X	X	Richard Farmer (Environmental Supervisor)
ID-4	Implement Water Quality Monitoring Program	Conduct water quality monitoring activities and follow up as necessary to identify and eliminate illicit discharges to the storm sewer system and surface waters in accordance with IDDE procedures.	X	X	X	X	X	Olivia Edwards (Environmental Supervisor)
ID-5	Public Outreach Program for Illicit Discharges & Improper Waste Disposal	Develop and implement a program to inform the general public, businesses, industries, and public employees (including municipal staff, who, as part of their normal job responsibilities, may come into contact with or otherwise observe an illicit discharge or illicit connection to the storm sewer system), of the hazards associated with illegal discharges and improper disposal of waste as well as the mechanism for reporting. This will be incorporated into activities conducted for the Public Education and Outreach Program.	X	X	X	X	X	Deania Russo (Environmental Specialist)
ID-6	Conduct Follow up Inspections and Respond to Citizen Requests and	Respond to citizen requests for service and emergency situations as well as conduct follow up inspections as necessary to identify and eliminate pollution problems and restore water quality conditions in accordance with IDDE Policies and	X	X	X	X	X	John McCulloch, David Caldwell, Richard Farmer, and Olivia Edwards (Environmental



#	BMP	Magazzahla Caala	So	ched	ule (year	: s)	Dogwonoikle Stoff
#	Description	Measurable Goals	1	2	3	4	5	Responsible Staff
	Emergencies	Procedures.						Supervisors)
ID-8	Stream Walk/Outfall Inventory & Inspection/ Dry Weather Flow Analysis	Conduct stream walk activities, inventory and inspect storm drain outfalls and identify dry weather flows as well as identify and eliminate illegal discharges and other pollution sources in accordance with IDDE Policies and Procedures.	X	X	X	X	X	Josh DeMaury (Senior Environmental Specialist)
ID-9	Illicit Discharge Elimination Program (IDEP)	Investigate and monitor select locations on a regular, recurring schedule for the identification and elimination of pollution problems using physical observations in accordance with IDDE Policies and Procedures.	X	X	X	X	X	Andrew DeCristofaro (Environmental Specialist)
ID-10	Evaluate Effectiveness of IDDE Program	Maintain and evaluate annually written procedures for conducting investigations of illicit discharges as well as the effectiveness of the IDDE program in general and modify as necessary. Include in this assessment a review of the written IDDE Policies and Procedures.	X	X	X	X	X	John McCulloch (Environmental Supervisor)

5.3 Storm Sewer System Map

On August 31, 2006, CMSWS completed the storm sewer maps for all the Phase II jurisdictions in Mecklenburg County. These maps show the locations of inlets, outlets and receiving waters as well as identify the corresponding six-square mile drainage areas. As part of this mapping program, CMSWS also identified dry weather flows to the storm sewer system and initiated the measures necessary to eliminate pollution sources. The source of information for the development of these storm sewer maps was 2002 digital aerial photography (1 foot per pixel resolution .tif images, compressed 50:1 into .sid format) provided by Mecklenburg County Mapping/GIS Services. The aerial photography was loaded into Hewlett-Packard iPAQ handheld computers that were equipped with both ESRI ArcPad 6.0.3 GIS software and Trimble GPS Correct. This mapping software package was configured to store important information relevant to the storm sewer system and the water quality conditions observed. A Trimble Pathfinder Pocket GPS unit was connected to the handheld computer in order to geo-reference all data collected. CMSWS staff conducted field inspections to locate all storm sewer system inlets, outlets and receiving streams using the aerial photos loaded into the handheld computer as a reference. Once located, a geo-referenced position for the inlets and outlets was determined using the Trimble GPS unit. Other field data was also collected during the inspections including the general condition of the storm drain, the name of the receiving stream and whether dry weather flow or other potential pollution problems were observed. If such problems were detected, the following additional information was collected:

- Estimated flow rate:
- Odors: and
- Coloration.

All observed dry weather flows were sampled for fecal coliform bacteria, surfactants, fluoride, and oil and grease. Follow up field investigations were performed to identify and eliminate all pollution sources. All follow up activities were documented in a report maintained in CMSWS's



computer database. Following the field inspections, the digital data was downloaded by CMSWS staff and stored in an ESRI shapefile format (with attributes). CMSWS staff post-processed the data to include the corresponding six-mile sub-basin identification number as an added attribute. After the inventory was completed, storm sewer system maps were created for use in the implementation of the IDDE Program. These maps are available to staff in the form of a GIS layer in Cityworks as illustrated in Figure 4.

Staff with CMSWS conduct field investigations to identify dry weather flows to the storm sewer system during responses to citizen requests for service and while conducting stream walks and various inspection activities. The necessary follow up actions are performed to identify and eliminate pollution sources as described in Section 5.6. All data collected is input into Cityworks and tied to the storm sewer asset.

As new development occurs, the storm sewer system map is updated with new inlets, outlets and receiving streams. This data is collected by staff from the Permitting and Compliance Program while performing the final inspection of the storm drainage system. Data regarding structural and nonstructural BMPs is also collected at this time. All data is maintained in a GIS database and is available for use by staff in the identification and elimination of illicit discharges through the Cityworks database (see Figure 4).

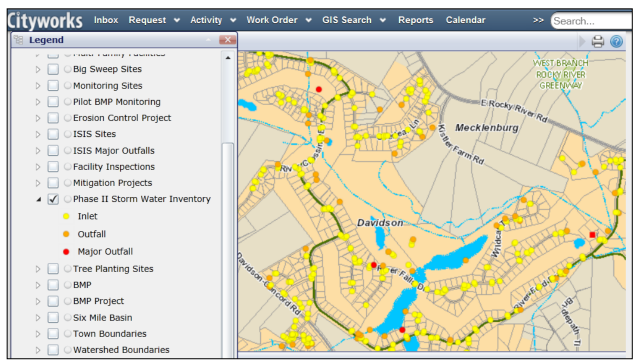


Figure 4: Computer Screen Shot of Storm Drain Inlets, Outlets, and Receiving Streams

5.4 Regulatory Mechanism

In April 2004, the Town of Davidson adopted a "Surface Water Pollution Control Ordinance" that prohibits illicit discharges, illicit connections and improper disposal to surface waters and storm sewers within their corporate limits as authorized by North Carolina General Statute (NCGS) 160A-174. On May 5, 2004, Mecklenburg County adopted the same ordinance for the



unincorporated areas of the county as authorized by NCGS 153A-121. A separate ordinance was required for the Town of Davidson because they have jurisdiction in Iredell County where the Mecklenburg County ordinance would not be applicable. On June 8, 2004, the Town of Pineville adopted a resolution allowing Mecklenburg County to enforce its ordinance within their corporate limits as authorized by NCGS 153A-122. On June 21, 2004, the Towns of Cornelius and Huntersville adopted the same resolution followed by the Town of Mint Hill on June 24, 2004. The Town of Matthews had adopted a separate Storm Water Pollution Control Ordinance on November 27, 2000. CMSWS has been delegated the authority to enforce these ordinances in cooperation with the respective jurisdictions. This regulatory mechanism was chosen for prohibiting illicit discharges to storm sewers and surface waters in the Phase II area due to the success of a similar ordinance in effect in the Phase I area in the City of Charlotte since November 25, 1995. Copies of the above ordinances are available on the following website: http://stormwater.charmeck.org (select "Regulations", select "Complying with Storm Water Regulations", select "Water Quality"). These ordinances prohibit illicit discharges, illicit connections and improper disposal to the storm drain system except for the insignificant contributors of pollution described in Section 5.7 below.

CMSWS reviews the above described surface water pollution control ordinances each fiscal year, and modifies them as necessary to ensure that adequate legal authority is maintained to prohibit illicit connections and discharges, and to properly enforce the provisions of the IDDE Program.

5.5 Enforcement

Enforcement guidance and procedures were developed and became effective at the same time as the ordinances described in Section 5.4. These procedures include guidelines on when a notice of violation is to be issued and the proper sections of the ordinance to cite. The procedures also provide guidance on the assessment of penalties. All appeals to the ordinances are heard by SWAC except in the Town of Matthews where appeals are heard by their Environment Committee. Further information regarding the implementation of the ordinances and enforcement actions is contained in CMSWS's IDDE Policies and Procedures" available at the following website: http://stormwater.charmeck.org (select "Regulations", select "Manuals & Guidelines").

5.6 Detection and Elimination

CMSWS's IDDE Policies and Procedures describes in detail the actions taken to identify and eliminate illicit discharges, which includes the following four (4) primary steps:

- 1. Identify priority areas likely to have illicit discharges;
- 2. Confirm the presence of an illicit discharge;
- 3. Track the discharge to its source; and
- 4. Eliminate the source.

The following subsections briefly describe these four (4) components. More detailed information is provided in Sections 3, 4 and 5 of CMSWS's IDDE Policies and Procedures.



5.6.1 Identify Priority Areas

Priority areas with a higher likelihood of illicit discharges are typically identified through:

- 1. Citizen requests for service regarding potential water quality problems;
- 2. Routine water quality monitoring activities;
- 3. Volunteer activities; and
- 4. GIS mapping.

<u>Citizen Requests for Service</u>: CMSWS receives an average of 600 citizen requests for service annually. All citizen requests for service are forwarded to a Supervisor and if the request is associated with a potential pollution problem the Supervisor assigns the request to field staff for immediate investigation as a high priority area for identification of illicit discharges. Staff responds to these citizen requests for service immediately upon receipt for the purpose of identifying and eliminating pollution sources and restoring water quality conditions. Most of the pollution problems identified and eliminated by CMSWS are discovered through responses to citizen requests for service. Most of these service requests originate from citizen calls to the 311 helpline (see Section 3.5).

Routine Water Quality Monitoring Activities: The monitoring activities performed by CMSWS for identifying priority areas for illicit discharges include fixed interval monitoring and the use of a Continuous Monitoring and Alert Notification Network (CMANN). Samples for fixed interval monitoring are collected by hand (grab samples) every month at designated sites in the Phase II jurisdictions. A minimum of one (1) monthly sampling run a quarter is conducted under ambient (base flow) conditions to better facilitate the identification of illicit discharges. The following field parameters are measured at the time of sample collection: Temperature, Dissolved Oxygen, pH, and Conductivity. In addition, samples are collected and analyzed by a certified laboratory for the following parameters: Fecal Coliform bacteria, E-Coli bacteria, Enterococcus, Ammonia Nitrogen (N-NH3), Nitrate + Nitrite (NO2+NO3), Total Kjeldahl Nitrogen (TKN), Total Phosphorus (TP), Suspended Solids (TSS), USGS Suspended Sediment Test (SSC), Turbidity, Copper, Zinc, Chromium, Hardness, Lead, Selenium, Arsenic, Beryllium, Cadmium, Nickel, and Silver. The primary purpose of the fixed interval monitoring program is to assess the general water quality conditions of the streams and to identify potential pollution problems at the watershed scale.

CMANN data is collected on a fixed time interval (usually every hour) using automated equipment set-up at designated sites in the Phase II jurisdictions. CMANN is used to measure turbidity, pH, temperature, conductivity, and dissolved oxygen. All data is stored in a data logger and transmitted via a wireless modem for display on the CMANN website at http://sutronwin.com/mecklenburg. The primary purpose of the CMANN monitoring program is to continually assess water quality conditions for overall watershed health and identify pollution problems.

All data from the above monitoring activities is delivered electronically to a Quality Assurance and Quality Control (QA/QC) Officer with CMSWS, who is responsible for the compilation, review, verification, validation, and warehousing of all water quality monitoring data products. Immediately upon receipt of this data, the QA/QC Officer identifies all exceedances of local Watch/Action Levels and State water quality standards. Within one work day from receipt of the



data, the QA/QC Officer reports all observed exceedances to Supervisors who establish the area upstream of the sample location as a priority for the identification of illicit discharges. The Supervisor assigns all priority areas to staff for the initiation of immediate follow up actions for the purpose of identifying and eliminating pollution sources and restoring water quality conditions.

In addition to exceedances of local Watch/Action Levels and State water quality standards, CMSWS uses an index of water quality conditions referred to as the Stream Use Support Index or SUSI to identify areas with negatively impacted water quality conditions and a high likelihood of illicit discharges. These are areas where water quality conditions are on the decline but may not be degraded enough to trigger a follow up for an Action or Watch Level exceedance as described above. SUSI includes five (5) broad categories of parameters that were determined to be the most important indicators of pollution in Charlotte-Mecklenburg. These five (5) categories, which are called sub-indices, are as follows:

- 1. Bacteria (Fecal Coliform Bacteria)
- 2. Metals (Copper, Zinc, Lead and Chromium)
- 3. Biological (Macroinvertebrate and Habitat)
- 4. Physical (Turbidity, Dissolved Oxygen, Temperature, and pH)
- 5. Nutrients (Total Phosphorus and Chlorophyll a)

SUSI also incorporates data collected over three (3) time horizons, including short term (data from the current month), middle term (data from the past 10 to 12 months) and long term (data from the past 1 to 2 years). SUSI rates water quality conditions across Mecklenburg County using data collected over these time horizons and displays these conditions in a color coded map as either Supporting, Partially Supporting, Impaired or Degraded (see Figure 5). The QA/QC Officer previously described generates SUSI maps quarterly and provides them to the Supervisors who consider areas identified with Impaired and Degraded conditions as priority areas for illicit discharges or other pollution problems. The Supervisors consider other data and information available to them in assigning these priority areas to staff for the initiation of follow up actions for the purpose of identifying and eliminating pollution sources and restoring water quality conditions.

Additional detail regarding water quality monitoring activities is available in CMSWS's Quality Assurance Project Plan (QAPP), located at the following website: http://stormwater.charmeck.org (select "Creeks, Lake, Ponds", select "Water Quality in Our Creeks", select "Request specific water quality data", select "Data Management and Quality Assurance, select "additional monitoring program information, including quality assurance and quality control protocol").



Water Quality Stream Use-Support Index

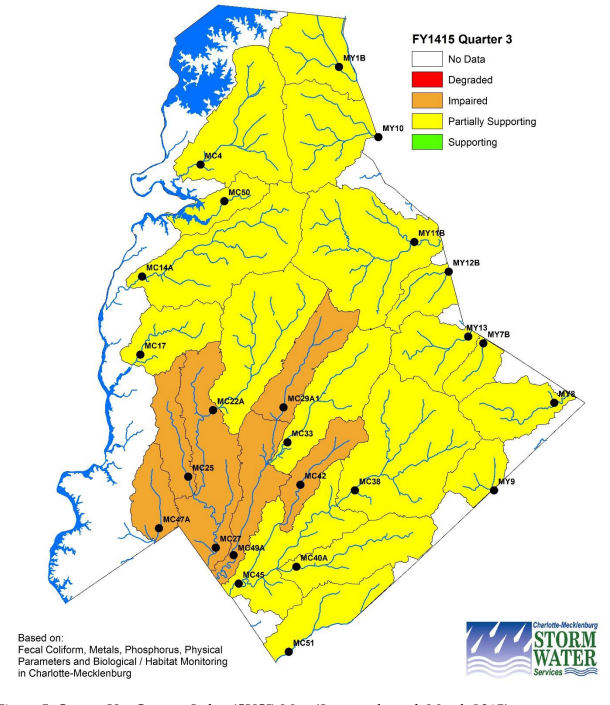


Figure 5: Stream Use Support Index (SUSI) Map (January through March 2015)



<u>Volunteer Activities:</u> CMSWS has three (3) volunteer programs that contribute toward the identification of priority areas with a higher likelihood of illicit discharges, including Adopt-A-Stream, Storm Drain Marking and Volunteer Monitoring. The objective of these programs is to engage the citizens of Charlotte-Mecklenburg in activities for protecting and restoring surface water resources, including the identification illicit discharges. Typically, volunteers will report to the volunteer coordinator the potential presence of an illicit discharge. This report is forwarded to a Supervisor who will schedule staff activities to confirm the presence of an illicit discharge as described in Section 5.6.2.

GIS Mapping: CMSWS utilizes GIS mapping capabilities to identify priority areas for illicit discharges. CMSWS maintains all its water quality data and information, including Work Plan assignments, activity/inspection reports, asset information, etc., in EDMS. EDMS includes multiple databases; however, the database used for activity/inspection reports and GIS mapping is called Cityworks. Cityworks is a work management tool built around the use of ESRI's GIS environment, which tracks activities based on identified features referred to as assets. CMSWS has incorporated numerous GIS asset layers into Cityworks that are useful in prioritizing areas for illicit discharges. Figure 6 shows a screen shot from Cityworks with the GIS asset layers activated for the storm sewer inventory, facility inspections and notices of violation issued. The blue circle in the center of Figure 6 illustrates the location of a suspected water quality problem reported through the receipt of a citizen request for service that staff has geocoded into Cityworks. Staff can access GIS asset layers using the "Legend" tab in Cityworks, which is extremely useful in prioritizing specific locations for illicit discharges. This is one of the many techniques available to staff for identifying pollution sources through the use of GIS.

5.6.2 Confirming the Presence of an Illicit Discharge

Once a priority area for an illicit discharge source is identified, standardized follow up field screening activities are performed to confirm the presence of an illicit discharge, including but not limited to:

- Illicit Discharge Elimination Program (IDEP);
- Short Term Monitoring;
- Hot Spot Investigations;
- Stream Walks;
- Facility Inspections; and
- Dry Weather Flow Investigations.

<u>Illicit Discharge Elimination Program (IDEP):</u> IDEP involves investigating select locations in identified priority areas to confirm illicit discharges using visual observations. An example is as follows: A Supervisor identifies a priority area for an illicit discharge from the receipt of a citizen request for service and assigns to staff for follow up action. Staff's investigation does not reveal a pollution problem; however, based on information provided by the citizen staff is convinced that the problem is associated with an intermittent discharge. One option available to the Supervisor for confirming the discharge is to establish an IDEP run in the area. This is accomplished by assigning staff to perform visual observations at specific intervals in the area, such as bridge crossings, on a short term, frequent schedule in order to confirm the presence of a discharge. This is particularly effective for discharges that are detectable using human senses



such as a sewer overflow. Once the discharge is confirmed and the source identified, the IDEP activities are discontinued.

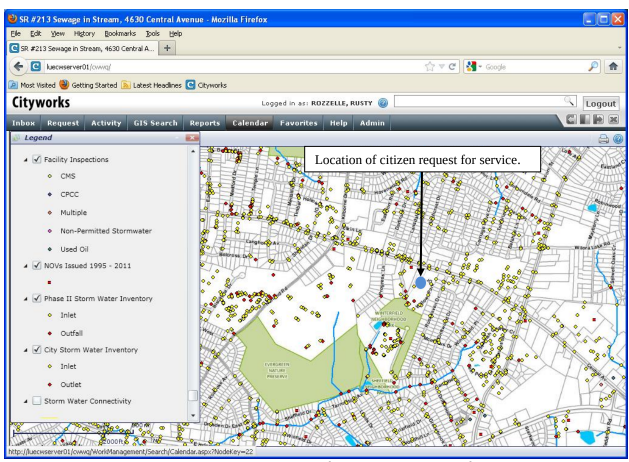


Figure 6: GIS Map Available Through Cityworks for Prioritizing Areas for Illicit Discharges

Short Term Monitoring: This involves monitoring select parameters at specific stream locations and/or storm water outfalls in identified priority areas to confirm illicit discharges. An example is as follows: A Supervisor identifies a section of stream as a priority area for illicit discharges as a result of an Action Level exceedance from a fixed interval monitoring run. One option available to the Supervisor is to establish Short Term Monitoring along the stream section to confirm the presence of a discharge. This is accomplished by identifying sample collection locations along the stream reach and assigning staff to monitor these locations for select parameter(s) using field and/or laboratory analyses on a short term, frequent schedule. This is particularly effective for discharges that are typically not detectable using human senses such as discharges of organics or metals. Once the discharge is confirmed and the source identified, the monitoring activities are discontinued.

<u>Hot Spot Investigations</u>: Hot spot investigations are performed at a select stream location, storm water outfall, sewer manhole, lift station, etc. with a history of problems in priority areas to confirm illicit discharges using visual observations. Hot spot investigations are similar to IDEP runs except they involve investigations of a single location as opposed to IDEP which incorporates multiple locations.



<u>Stream Walks:</u> Walking an entire stream reach in identified priority areas to confirm illicit discharges using visual observations and monitoring activities. Streams walks differ from IDEP and hot spot investigations because the entire stream reach is inspected as opposed to select locations along the reach. In addition, hot spot and IDEP investigations can involve locations other than streams such as a parking lot.

<u>Facility Inspections</u>: Facility inspections in a priority area can oftentimes confirm the presence of an illicit discharge based on visual observations and water quality monitoring results.

<u>Dry Weather Flow Investigations:</u> This involves inspecting a storm water outfall after a minimum of 72 hours of no measureable rainfall and identifying dry weather flows. The sources of such flows are typically either groundwater infiltration into the storm drain pipe, lawn watering, air conditioning condensate or an illicit discharge. To confirm an illicit discharge, CMSWS staff will physically observe the discharge for pollutant indicators such as discoloration, odor, solids, etc. and perform water quality monitoring for select parameters, including temperature, dissolved oxygen, conductivity, pH, fecal coliform bacteria, total phosphorus and flow.

5.6.3 Tracking the Source of an Illicit Discharge

Once an illicit discharge has been confirmed, standardized follow up procedures are followed to track the discharge to its source, including but not limited to:

- Record Reviews;
- On-Site Inspections and Monitoring; and
- Storm Drain and Sanitary Sewer Inspections.

<u>Record Reviews:</u> CMSWS staff reviews available records and information to assist in the identification of potential pollution sources, including digital information available through EDMS and the Mecklenburg County Property Ownership Land Records Information System (POLARIS) as well as hard file records available at CMSWS's office. The GIS capabilities of EDMS are a valuable component of this review process.

On-Site Inspections and Monitoring: An on-site inspection is conducted of the area around and upstream of the confirmed illicit discharge. The IDDE Policies and Procedures contain standardized methods for performing these inspections that include the use of visual observations and water quality monitoring to narrow the search area until the specific discharge location can be identified.

Storm Drain and Sanitary Sewer Inspections: In some cases, on-site inspections will isolate the discharge to a storm drain or sanitary sewer system. It is then necessary to inspect these systems in order to identify the specific source of the discharge. The IDDE Policies and Procedures contain specific methods for performing these inspections, including dye testing, smoke testing, and pipe videos.

5.6.4 Procedures for Removing the Source of the Illicit Discharge



Once the source of an illicit discharge has been confirmed, a standardized process is followed by CMSWS staff for eliminating the source and stopping the discharge as described in the IDDE Policies and Procedures. This process includes the issuance of a written notice of the violation for the applicable Storm Water Pollution Control Ordinance (see Section 5.4) to the party responsible for the discharge. The notice requires that the responsible party discontinue the discharge and take action to prevent future discharges and restore all impacted areas. Staff conducts follow up activities to ensure compliance. Failure to comply could result in the assessment of civil penalties. The use of form letters and shell documents are included in the process.

5.6.5 Documentation

CMSWS tracks all investigations and documents the date(s) the illicit discharge was observed; the results of the investigation; any follow up investigations; and the date the investigation is closed in its EDMS database using Cityworks' Service Request and/or Activity Report forms. All documentation is reviewed and approved by a Supervisor prior to being closed in the system. Cityworks is also used by CMSWS as the mechanism for tracking the issuance of notices of violation and enforcement actions and includes the capability of identifying chronic violators for the initiation of actions to reduce noncompliance. GIS is integrated into the Cityworks database thus adding a very useful spatial component to data entry and retrieval. This is illustrated in Figure 7, which is a screen shot from Cityworks showing the locations of the notices of violation issued across Mecklenburg County from 1995 through 2012. Prior to the issuance of a notice of violation, staff geocode the location into Cityworks and activate the "history record" search engine for a specified radius. Cityworks produces a list of all the notices of violation issued as well as service requests received and inspections conducted within this radius, including a link to the report that provides all the detailed information for use in identifying repeat offenders. Mobile capabilities are under development for the use of Cityworks, which will further enhance its capabilities for identifying and eliminating pollution sources.



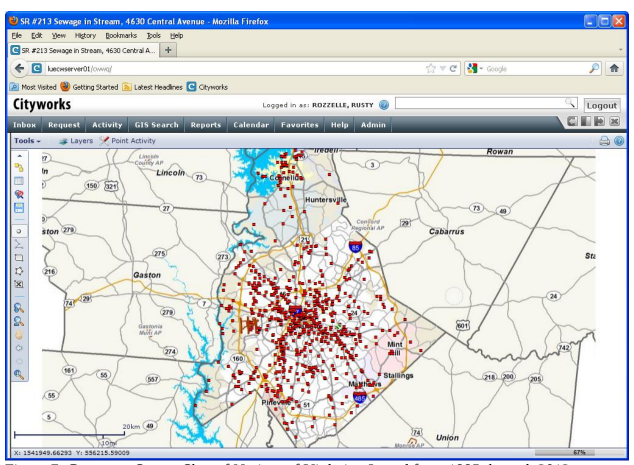


Figure 7: Computer Screen Shot of Notices of Violation Issued from 1995 through 2012

5.7 Incidental Non-Storm Water Discharges

CMSWS very infrequently detects water quality problems associated with the following incidental non-storm water discharges or flows (i.e., illicit discharges) and has therefore determined that they are not significant contributors of pollutants and will not be regulated by the Phase II Storm Water Pollution Control Ordinances pursuant to Section D(1)(f) of NPDES Permit Number NCS000395:

- water line and fire hydrant flushing;
- landscape irrigation;
- diverted stream flows;
- rising ground waters;
- uncontaminated ground water infiltration (as defined at 40 CFR 35.2005(20));
- uncontaminated pumped ground water;
- discharges from uncontaminated potable water sources;
- foundation drains;
- air conditioning condensation;
- irrigation water;
- springs;
- water from crawl space pumps;
- footing drains;



- lawn watering;
- residential and charity car washing (Note: Designated vehicle wash areas at multi-family residential complexes are not allowed if they connect, directly or indirectly to the storm water system or surface waters. Charity vehicle washing performed by the same organization or at the same location on a routine basis (more than one time in a thirty-day period) is also not allowed.);
- flows from riparian habitats and wetlands;
- dechlorinated swimming pool discharges;
- street wash water; and
- flows from firefighting activities.

5.8 Non-Storm Water Discharges

All non-storm water discharges not listed in Section 5.7 are considered significant contributors of pollutants and are prohibited by the Storm Water Pollution Control Ordinances described in Section 5.4 with the exception of permitted NPDES discharges, which are regulated by the State.

5.9 Outreach

CMSWS has developed and implemented a public outreach program to inform public employees, businesses, industries and the general public of the hazards associated with illicit discharges and improper disposal of wastes. This outreach campaign includes instructions for properly reporting these problems to CMSWS. Television and radio ads, as well as social media, handouts and brochures are the primary outreach mechanisms. Handouts and brochures have been developed and are typically distributed during the performance of facility inspections, when responding to citizen request for service, and at event displays. This public outreach campaign for the IDDE Program is conducted by a Senior Environmental Specialist with CMSWS and is included as a component of the Outreach Program described in Section 3.6.

Problem businesses and industries that have a history of illicit discharges are informed of the threat to the environment from these discharges as well as the requirements of the Storm Water Pollution Control Ordinance(s) through the use of "Environmental Notices." These notices are distributed at Mecklenburg County's Business License Office to applicants for these identified problem businesses. In addition, these notices are distributed by staff when responding to citizen requests for service, conducting facility inspections and performing other field activities.

At a minimum of once during each five (5) year permit term, CMSWS will provide training to appropriate municipal staff, who, as part of their normal job responsibilities, may come into contact with or otherwise observe an illicit discharge or illicit connection to the storm sewer system. This training informs staff of the threat to the environment from these discharges and the proper reporting process as well as the requirements of the Storm Water Pollution Control Ordinances. Field staff in the following Mecklenburg County programs have been targeted for completion of this training: Air Quality, Code Enforcement, Solid Waste, Environmental Health, Social Services, Parks and Recreation, and the Sheriff's Office. The following employees at the Towns, CPCC and CMS have been targeted for completion of this training: maintenance workers, firefighters, policemen, public works and utility workers, and parks and recreation.



5.10 Decision Process

The IDDE Program for the Mecklenburg County Phase II jurisdictions/entities relies primarily on public involvement and participation as well as data collected through water quality monitoring activities and field investigations to identify priority areas for illicit discharges. Standardized follow up field screening activities are employed in these identified priority areas to confirm pollution sources, which are eliminated through the enforcement of the local Storm Water Pollution Control Ordinances. The decision process followed in the development of this approach included an examination of techniques used successfully in the past by CMSWS for the identification and elimination of pollution sources as part of the City of Charlotte's Phase I Program. Public involvement has always played a key role in the identification of problem areas. The outreach campaign included as part of the program is designed to increase public awareness of water quality issues and inform them of the correct process for reporting suspected pollution problems.

CMSWS water quality monitoring activities have been performed in the Phase II jurisdictions for over 25 years and they have proven successful at identifying water quality problem areas. This ongoing monitoring effort was expanded for the Phase II Permit. This expanded monitoring program includes the use of continuous automated water quality monitoring equipment. Water quality monitoring data is summarized using the Stream Use Support Index or SUSI at least quarterly and is used by CMSWS staff to target/direct pollution control activities.

Another tool that has proven effective in the implementation of Charlotte's Phase I Program and thus has been applied in the Phase II Program areas is the enforcement of local Storm Water Pollution Control Ordinances. CMSWS has found these ordinances to be an effective tool for the elimination of pollution sources and also for deterring future violations.

The storm sewer mapping effort has assisted in the implementation of the IDDE Program by providing a thorough examination of the inlets and outlets to the MS4s as well as identifying dry weather flows, both of which have led to the elimination of pollution sources. The availability of storm sewer maps and other data in GIS through the Cityworks database has facilitated the tracking of discharges to their source.

The selection of CMSWS staff for the execution of the measurable goals associated with the IDDE Program was based on their familiarity with the identification and elimination of pollution problems as well as their expertise in the enforcement of pollution control ordinances. The selection of the Senior Environmental Specialist to implement the Public Outreach component of the program was based on that positions experience and expertise at the development and implementation of media campaigns and other public outreach and community involvement efforts.

5.11 Program Evaluation

The measurable goals for each BMP are described in Table 5. Other measures of success for the IDDE Program are described below.

• <u>Documentation of Storm Water Program Activities</u> – As a baseline measure of success, staff will document the completion of Work Plan activities that demonstrate the



- successful fulfillment of the BMPs associated with this program element. All activities will be documented in Cityworks.
- <u>Number of Notices of Violation Issued</u> CMSWS will track the number of notices of violations issued compared to the number of inspections conducted as a measure of success at improving compliance.

On an annual basis, CMSWS staff will evaluate the BMPs assigned to this program and assess progress toward achieving the measureable goals from Table 5 and the measures of success described above. Recommendations for improvement will be made as necessary. During the following fiscal year, program activities and BMPs will be modified as necessary based on the results of this evaluation in order to ensure that the specific goals and objectives of the IDDE Program and Storm Water Plan are being effectively and efficiently fulfilled.



Section 6: Construction Site Storm Water Runoff Control

Mecklenburg County has developed and is currently implementing and enforcing a Construction Site Storm Water Runoff Control Program for addressing the discharge of sediment and other pollutants from construction sites in Mecklenburg County's Phase II jurisdictions. This is a delegated program under NCGS 113A-60. The program is administered by Mecklenburg County's Permitting and Compliance Program as described in the following Sections.

6.1 Program Goals and Objectives

The goal of the Construction Site Storm Water Runoff Control Program is to reduce pollutants in storm water runoff from construction activities that result in a land disturbance of greater than or equal to one acre. Construction activities disturbing less than one acre are included in the program if they are part of a larger common plan of development or sale that would disturb one acre or more. The objectives of the program are as follows:

- 1. Implement and enforce a program to ensure the proper permitting, installation and maintenance of erosion control measures in compliance with local ordinances as well as the N.C. Sediment Pollution Control Act of 1973 and Chapter 4 of Title 15A of the North Carolina Administrative Code.
- 2. Ensure the proper control of waste at construction sites to prevent illicit discharges and negative impacts to surface water quality, including but not limited to discarded building materials, concrete truck washout, chemicals, litter, and sanitary waste.
- 3. Provide and promote a means for the public to notify the Permitting and Compliance Program of observed erosion and sedimentation problems.
- 4. Educate contractors, developers and others engaged in land disturbing activities in the proper methods for installing and maintaining erosion control measures and preventing pollutants from discharging from construction sites.

6.2 BMP Summary Table

Table 6 describes the BMPs implemented as part of the Construction Site Storm Water Runoff Control Program.

Table 6: BMP Summary Table for the Construction Site Storm Water Control Program

щ	BMP	Macana Illa Carla	S	ched	ule (year	: s)	D
#	Description	Measurable Goals	1	2	3	4	5	Responsible Staff
CS-1	Enforce	Enforce erosion and sedimentation control	X	X	X	X	X	Jason Klingler
	Erosion	ordinances for the Phase II jurisdictions by						(Senior
	Control	permitting and controlling development						Environmental
	Ordinances	activities disturbing one or more acres of						Specialist)
		land surface and those activities less than						
		one acre that are part of a larger common						
		plan of development as authorized under the						
		Sediment Pollution Control Act of 1973.						
CS-2	Erosion	Develop and implement an outreach	X	X	X	X	X	Jason Klingler
	Control	program to educate contractors and land						(Senior
	Education	developers regarding proper erosion control.						Environmental
								Specialist)
CS-3	Evaluate	Evaluate the effectiveness of the program	X	X	X	X	X	Jason Klingler



ш	BMP	Marana III. Carla	So	hed	ule (year	s)	Dogwowsthio C4off	
#	Description	Measurable Goals	1 2		3	4	5	Responsible Staff	
	Effectiveness	and modify as necessary. Include in this						(Senior	
	of Erosion	assessment a review of written policies and						Environmental	
	Control	procedures.						Specialist)	
	Program								

6.3 Regulatory Mechanism

Mecklenburg County has a delegated Sediment and Erosion Control Program and is therefore responsible for compliance with the Sediment Pollution Control Act of 1973 and Chapter 4 of Title 15A of the North Carolina Administrative Code. The delegated Sediment and Erosion Control Program effectively meets the maximum extent practicable (MEP) standard for Construction Site Runoff Controls by permitting and controlling development activities disturbing one or more acres of land surface and those activities less than one acre that are part of a larger common plan of development as authorized under the Sediment Pollution Control Act of 1973 and Chapter 4 of Title 15A of the North Carolina Administrative Code. The regulatory mechanism established for this program is the Mecklenburg County Soil Erosion and Sedimentation Control Ordinance effective October 21, 1974 and amended 14 times as follows: March 5, 1979, June 16, 1980, April 2, 1984, October 7, 1985, February 27, 1986, April 21, 1987, December 7, 1987, February 4, 1991, May 10, 1993, February 7, 1995, June 3, 1997, September 6, 2000, May 21, 2002, and October 7, 2008. The County's ordinance is currently enforced by the Permitting and Compliance Program in the Towns of Cornelius, Huntersville, Pineville and Matthews. The Towns of Davidson and Mint Hill have their own sediment and erosion control ordinances, which are very similar to Mecklenburg County's and are also enforced by the Permitting and Compliance Program. These ordinances require an approved Erosion Control Plan for construction activities that result in the disturbance of greater than or equal to one acre of land. The ordinances further require that all construction site operators implement appropriate erosion and sediment control BMPs, including those sites that disturb less than an acre. Copies of the ordinances are available at the following website: http://stormwater.charmeck.org (select "Sediment & Erosion"). Pollutants other than sediment that are generated from construction sites and have the potential to negatively impact water quality such as discarded building material, concrete truck washout, chemicals, litter, and sanitary waste are regulated by the Surface Water Pollution Control Ordinance (see Section 5). Staff inspecting for compliance with soil erosion and sediment control ordinance also inspect for compliance with the pollution control ordinance.

The Phase II jurisdictions chose local over State regulation of erosion and sediment control measures because they desired an increased level of inspection and enforcement activity that could not be provided by the State. The Mecklenburg County Soil Erosion and Sedimentation Control Policies and Procedures describe how the local program is implemented and enforced, including inspection procedures, record keeping requirements, form letters for notices of violation and enforcement guidance. A copy of these policies and procedures is available upon request to Mecklenburg County's Water Quality Program Manager.



6.4 Erosion Control Plan Reviews

Section 6(b) of the Mecklenburg County Soil Erosion and Sedimentation Control Ordinance requires an approved Erosion Control Plan for construction activities that result in the disturbance of greater than or equal to one acre of land. Erosion control inspectors conduct a site plan review and on-site inspection prior to plan approval. Section 10 of the ordinance specifies the content of the plan, which includes all BMPs planned for the control of erosion and sedimentation. County staff reviews all Erosion Control Plans for the Phase II jurisdictions in Mecklenburg County, except for government projects which are reviewed by the N.C. Department of Environmental Quality (NCDEQ). Mecklenburg County's reviews are typically completed within 30 days of submittal and the person submitting the plan is notified as to whether the plan is approved, approved with modifications, approved with performance reservations, or disapproved. Mecklenburg County will typically notify the applicant within 10 days regarding the specific reasons for a disapproval. The applicant has the right to appeal the disapproval before the Charlotte-Mecklenburg Storm Water Advisory Committee. Plan approval is considered void if land disturbing activities do not commence within three (3) years of the approval date. The Mecklenburg County Soil Erosion and Sedimentation Control Policies and Procedures describe the process for site plan review, which incorporates consideration of potential water quality impacts.

6.5 Enforcement

Section 13 of the Mecklenburg County Soil Erosion and Sedimentation Control Ordinance specifies that any person who violates any of the provisions of the ordinance is subject to a civil penalty in an amount not to exceed \$5,000 per day for each day the violation continues. The Permitting and Compliance Program has established guidance in its policies and procedures for establishing penalty amounts for different types of violations. For example, a \$5,000/day penalty is recommended for grading without a permit unless a hardship or extenuating circumstances are known to exist in which case the penalty may be reduced to between \$2,500 to \$4,000/day. For the first offense of sedimentation in a wetland, lake, or watercourse, a penalty of \$1,000 to \$3,000/day is recommended. No adjustment is made for land-disturbing activities that damage protected waters or wetlands, including 303(d) listed streams and other waters with special State or local designation. Second offenses typically result in a \$5,000/day fine without adjustment. The Permitting and Compliance Program uses a Storm Water Advisory Committee (SWAC) to assist in hearing appeals to enforcement actions. The Mecklenburg County Soil Erosion and Sedimentation Control Policies and Procedures describe the enforcement process, including procedures for issuing notices of violation, assessing penalties and handling appeals.

6.6 Inspections

All erosion and sedimentation control inspections in the Phase II jurisdictions are performed by staff of the Permitting and Compliance Program, except for government projects which are inspected by NCDEQ staff. Following plan approval and prior to initiating land disturbing activities, staff conducts a pre-construction meeting involving all parties associated with the land disturbing activity to ensure that everyone is familiar with the approved Erosion Control Plan



and ordinance requirements. The construction site is evaluated during this pre-construction meeting and a checklist completed. Following the pre-construction meeting, erosion control measures are installed by the contractor after which the Permitting and Compliance Program conducts an inspection to confirm proper installation in accordance with the approved Erosion Control Plan and ordinance requirements. Following this confirmation, the inspector issues a permit authorizing grading of the site. Once grading activities commence, staff perform compliance inspections on a routine interval based on an established prioritization scheme. If inspections reveal noncompliance with the approved Plan or other ordinance violations, a written or verbal notice of violation is issued identifying the violation(s) and specifying the specific action(s) needed to ensure compliance. Follow up inspections are conducted to verify compliance after which penalties may be assessed depending on the nature of the violation and effectiveness of the response. The Mecklenburg County Soil Erosion and Sedimentation Control Policies and Procedures describe the inspection process and include inspection logs and checklists.

6.7 Erosion Control Hotline

Mecklenburg County provides a means for the public to notify the Permitting and Compliance Program of observed erosion and sedimentation control problems in the Phase II jurisdictions through contacting the 311 helpline as described in Section 3.5. This reporting mechanism is promoted through the media campaign conducted as part of the Public Education and Outreach Program. Staff conducts follow up investigations on reported problems and initiates the actions necessary to ensure proper erosion and sedimentation control and the protection of water quality.

6.8 Erosion Control Education

The Permitting and Compliance Program provides erosion control education through its "Charlotte Mecklenburg Certified Site Inspector" (CMCSI) course, which includes six (6) hours of training on proper erosion and sedimentation control and a written test. Courses are held a minimum of twice a year. Section 8(f) of the Soil Erosion and Sedimentation Control Ordinances for Mecklenburg County and the Towns of Davidson and Mint Hill requires that persons conducting land-disturbing activity or their agent perform inspections of all erosion and sedimentation control measures at least once a week and within 24 hours after any storm event of greater than 0.5 inches of rain per 24-hour period. The Permitting and Compliance Program's policies and procedures state that the person performing these inspections must be a certified and technically competent and that a self-inspection log must be maintained. Satisfactorily completing the CMCSI training qualifies a person to perform these activities.

6.9 Government Projects

All government projects within the Phase II jurisdictions are regulated by NCDEQ's Erosion and Sediment Control Program, which conducts plan reviews, inspections and enforcement activities. This includes construction activities performed directly by the Phase II entity or by a company under contract with the entity.



6.10 Decision Process

Construction site pollutants have been successfully controlled in the Phase II jurisdictions through a locally delegated program for almost 40 years. The Phase II jurisdictions have elected to continue their reliance on this local program due to its past successes and the improvements recently brought about through program modifications.

6.11 Program Evaluation

The measurable goals for each BMP are described in Table 6. Other measures of success for the Construction Site Storm Water Runoff Control Program are described below.

- <u>Documentation of Storm Water Program Activities:</u> As a baseline measure of success, staff will document completion of Work Plan program activities annually that demonstrate successful fulfillment of BMPs associated with this program element. All activities will be documented within Cityworks.
- <u>Improved Compliance</u>: CMSWS will track the number of notices of violations issued compared to the number of inspections conducted as a measure of success at improving compliance.

On an annual basis, the Permitting and Compliance Program will evaluate the BMPs assigned to this program and assess progress toward achieving the measureable goals from Table 6 and the measures of success described above. Recommendations for improvement will be made as necessary. During the following fiscal year, program activities and BMPs will be modified as necessary based on the results of this evaluation in order to ensure that the specific goals and objectives of the Construction Site Storm Water Runoff Control Program and Storm Water Plan are being effectively and efficiently fulfilled.



Section 7: Post-Construction Site Runoff Control

CMSWS has developed and is currently implementing and enforcing a Post-Construction Site Runoff Control Program for addressing post-construction storm water runoff from new development and redevelopment projects in Mecklenburg County's Phase II jurisdictions. The following Sections provide a description of this program.

7.1 Program Goals and Objectives

The goal of the Post-Construction Site Runoff Control Program is to reduce pollutants in storm water runoff during post-construction conditions at new developments and redevelopments, including public transportation maintained by the permittee, that disturb greater than or equal to one (1) acre. Developments and redevelopments disturbing less than one (1) acre are included in the program if it is part of a larger common plan of development or sale that would disturb one (1) acre or more. The objectives of the program are as follows:

- 1. Implement and enforce a program to address storm water runoff from new development and redevelopment projects, including public transportation maintained by the permittee.
- 2. Implement strategies which include a combination of structural and/or non-structural BMPs appropriate for the community.
- 3. Use an ordinance or other regulatory mechanism to address post-construction runoff from new development and redevelopment projects.
- 4. Ensure adequate long-term operation and maintenance of BMPs.

7.2 BMP Summary Table

Table 7 describes the BMPs implemented as part of the Post-Construction Site Runoff Control Program.

Table 7: BMP Summary Table for the Post-Construction Site Runoff Control Program.

ш	BMP	Maramarkh Carla	S	ched	ule (yeaı	: s)	Dage and bla C4aff
#	Description	Measurable Goals	1	2	3	4	5	Responsible Staff
PC-1	Implement	Implement the post-construction ordinances	X	X	X	X	X	Rusty Rozzelle
	Post-Const.	adopted in the Phase II areas.						(Program Manager)
	Storm Water							
	Ordinances							
PC-2	Implement	Conduct site inspections of structural storm	X	X	X	X	X	Heather Davis
	BMP	water controls installed for compliance with						(Senior
	Inspections	ordinance requirements.						Environmental
								Specialist)
PC-3	Implement a	Implement a program to educate the	X	X	X	X	X	Rusty Rozzelle
	Program to	development community and the general						(Program Manager)
	Educate and	public concerning the post-construction						
	Assist	storm water management requirements.						
	Developers							
PC-5	Evaluate	Evaluate the effectiveness of the program	X	X	X	X	X	Rusty Rozzelle
	Effectiveness	and modify as necessary. Include in this						(Program Manager)
	of Post-	assessment a review of written policies and						
	Construction	procedures.						
	Program							



7.3 Regulatory Mechanism

The post-construction storm water ordinances developed by the Phase II jurisdictions were reviewed and approved by the State and subsequently adopted effective June 30, 2007. These regulations meet or exceed the minimum requirements for the control of post-construction storm water runoff specified by 40 Code of Federal Regulations 122.34(b)(5) (1 July 2003 Edition). Administrative and BMP Manuals have been developed and are being maintained by CMSWS to guide the implementation and enforcement of ordinance requirements. The Administrative Manual includes application requirements, forms, submission schedules, fee schedules, maintenance plans and agreements, criteria for mitigation approval, criteria for recordation of documents, inspection report forms, requirements for submittal of bonds, and other information and forms used in the administration of the post-construction ordinances. The BMP Manual includes the designs for structural storm water controls as well as methods for calculating built-upon area and other information used in the construction of BMPs required by the ordinances. Copies of the ordinances as well as the Administrative and Design Manuals are available at the following website: http://stormwater.charmeck.org (select "Regulations").

Mecklenburg County works cooperatively with the Towns to ensure the proper enforcement of the post-construction storm water ordinances. This includes the review and approval of Storm Water Plans and Maintenance Covenants for structural BMPs. In addition, CMSWS's Water Quality Program Manager serves as the Storm Water Administrator responsible for the implementation and enforcement of the post-construction ordinances for the Towns and County except for the Town of Cornelius, which uses its Planning Director to fulfill this role. All appeals and variances are heard by the Charlotte-Mecklenburg Storm Water Advisory Committee (SWAC) very similar to the process used for the Sediment and Erosion Control Program described in Section 5. The only exceptions are that the Towns of Cornelius and Huntersville use their Boards of Adjustment to hear all appeals and variances.

Implementation of the post-construction ordinances consists of the following activities:

- Maintaining and updating the ordinances as necessary.
- Providing interpretations regarding the applicability of ordinance requirements to new developments and redevelopments.
- Maintaining and updating the Charlotte-Mecklenburg BMP Design Manual as necessary.
- Maintaining and updating the Administrative Manual as necessary.
- Performing site plan reviews for new developments and redevelopments to determine
 whether adequate storm water control measures will be installed, implemented and
 maintained in compliance with ordinance requirements.
- Conducting site inspections during construction to ensure compliance with approved plans and all ordinance requirements.
- Conducting a post-construction inspection before issuing a certificate of occupancy to verify that performance standards have been met or a bond is in place to guarantee completion.
- Maintaining an inventory of public and private projects with structural storm water control measures installed for compliance with post-construction ordinance requirements.
- Ensuring that mechanisms are in place to guarantee that projects will be maintained in compliance with post-construction ordinance requirements.



- Ensuring the implementation of long-term operation and maintenance plans for structural BMPs in accordance with ordinance requirements, including ensuring that the owner of each structural BMP has a qualified professional perform annual inspections and maintains records of these inspections.
- Conducting site inspections of structural storm water controls installed for compliance
 with ordinance requirements at least once during the permit term. Records of inspection
 findings and enforcement actions are maintained in the Cityworks database. Notices of
 violation and enforcement actions are tracked and used to identify chronic violators for
 initiation of actions to reduce noncompliance.
- Implementing a program to educate the development community and the general public concerning the post-construction storm water management requirements. Ordinances, post-construction requirements, design standards checklist, and other materials appropriate for developers are made available through paper or electronic means.

7.4 Compliance by Co-Permittees with Post-Construction Ordinance Requirements

New developments and redevelopments constructed by or under contract with the Phase II entities are required to comply with the local post-construction ordinance requirements adopted by the jurisdiction where the project is located, including the City of Charlotte, Mecklenburg County, and the Towns of Cornelius, Davidson, Huntersville, Matthews, Mint Hill, and Pineville. New roads and road expansions interior to land development projects required to comply with post-construction requirements must adhere to these same requirements regardless of whether these roads will be privately maintained or maintained by the jurisdiction. For such projects, the built-upon area for the roads is incorporated into the built-upon area for the project and BMPs are installed as necessary to comply with ordinance requirements. There are a few exceptions to compliance with local post-construction requirements for other types of transportation projects as described in Appendix B.

CMSWS maintains a current inventory of the structural storm water controls owned and/or operated by the Phase II jurisdictions/entities that were installed for compliance with post-construction ordinances. The Phase II jurisdictions/entities maintain and implement an Operation and Maintenance Program for these structural storm water controls, which specify the frequency of inspections and routine maintenance requirements. The Phase II jurisdictions/entities inspect and maintain their structural storm water controls in accordance with the schedule contained in the Operation and Maintenance Program.

7.5 Requirements for Non-Structural BMPs

The post-construction ordinances include stream buffer and undisturbed open space requirements as summarized in Table 8, which serve as non-structural BMPs. Prior to the adoption of the post-construction ordinances, non-structural storm water controls were in effect in the Phase II jurisdictions that continue to apply, including zoning ordinances to direct growth to identified areas. In addition, Mecklenburg County's Park and Recreation Department actively acquires and maintains open space for parks and nature preserves. This program concentrates on preserving environmentally-sensitive and natural resource areas within the County, including wetlands and riparian buffers.



Table 8	3: Non-	Structural	BMPs	Required	bv	Post-Constru	ction	Ordinances
				required	\sim	I Obt Combine	CLOIL	Olamanoos

		Undisturbed		Buffer Width	ıs
Jurisdiction	Post- Construction Ordinance Watershed District	Open Space Requirements Based on Project Area <24% BUA = 25%; ≥24% BUA = 17.5%; ≥50% BUA = 10%	Streams draining <50 acres = 30 ft.; ≥50 acres = 35 ft.; ≥300 acres = 50 ft.: ≥640 acres = 100 ft. + floodplain	Streams draining <50 acres = 50 ft.; ≥50 acres = 100 ft. for all intermittent & perennial streams	200-ft on perennial and intermittent streams inside FEMA floodplain; 100 ft. on all other perennial and intermittent streams
Cornelius	N/A	N/A	X		
Davidson	Catawba	X	X		
Davidson	Yadkin	X		X (3 zone buffer)	
Huntersville	N/A	N/A	X		
Matthews	Catawba	X	X		
Maunews	Yadkin	X		X(3)	
	Catawba	(1)	X		
Mint Hill	Yadkin	(1)	X		
	Goose Cr.	(1)			X (undisturbed)
Pineville	N/A	X	(2)		
Mecklenburg	N/A	X	(2)		

- (1) <20% BUA = no undisturbed open space is required; >20% BUA = 15%; >50% = 10%
- (2) Streams draining <100 acres =30 ft; ≥ 100 acres =35 ft.; ≥ 300 acres =50 ft.; ≥ 640 acres =100 ft +50% of floodfringe.
- (3) Buffer also includes 100% of the floodplain and is undisturbed.

Since 1999, buffers ranging in width from 35 feet to the entire FEMA floodplain have been required along perennial streams in the Phase II jurisdictions. These buffer requirements were implemented as part of Mecklenburg County's Surface Water Improvement and Management (S.W.I.M.) Program. The northern Towns of Cornelius, Davidson and Huntersville have portions of their jurisdictions in WS-IV watersheds and have maintained water supply watershed rules in their zoning ordinances since the mid-1990s. These rules require buffers ranging from 50 to 100 feet in width along the lake shoreline as well as along perennial streams delineated on USGS quadrangle maps.

7.6 Requirements for Structural BMPs

The post-construction ordinances adopted on June 30, 2007 by the Phase II jurisdictions contain requirements for the installation of structural BMPs to control and treat storm water runoff to meet specific volume, peak and water quality requirements when a built-upon area threshold is reached. These BMPs must meet the design criteria contained in the Charlotte-Mecklenburg BMP Design Manual. This manual includes design criteria for the following types of BMPs: bioretention, wet pond, storm water wetland, enhanced grass swale, grass channel, infiltration trench, filter strip/woody buffer strip, sand filter, extended dry detention, and proprietary BMPs. Table 9 provides a general summary of the structural BMP requirements.



	Do e4		T	reatment Ty	ype	Trea	tment Volume
Jurisdiction	Post- Construction Ordinance Watershed District	Treatment Threshold (BUA)	85% TSS Removal	70% TP Removal	LID	Runoff from 1st inch of rainfall	Runoff from pre minus post development for 1-yr, 24-hr storm
Cornelius	N/A	>12%	X		Optional	X	
Davidson	Catawba	>12%	X	X	Optional	X	
Daviuson	Yadkin	>10%	X	X	Optional	X	
Huntersville	N/A	>12%			Required ⁽²⁾	X	
Matthews	Catawba	>24%	X		Optional	X	
Maunews	Yadkin	>10%	X	X	Optional	X	
	Catawba	>24%	X		Optional	X	
Mint Hill	Yadkin	>12%	X		Optional	X	
	Goose Cr.	None ⁽¹⁾	X		Required ⁽³⁾		X
Pineville	N/A	>24%	X		Optional	X	
Mecklenburg	N/A	>24%	X		Optional	X	

Table 9: Structural BMPs Contained in the Post-Construction Ordinances

Prior to the adoption of the post-construction storm water ordinances, the installation of structural storm water controls was required for developments and redevelopments located in the WS-IV watersheds in the Towns of Davidson, Cornelius and Huntersville. In addition, beginning in 1979 the Phase II jurisdictions required the submission and approval of a drainage plan for all commercial land development activities that involved the creation of more than 20,000 square feet of impervious ground cover. If the impervious cover proposed in the plan increased the peak level of storm water runoff from the site, then the plan was required to identify measures to control and limit runoff to peak flows no greater than would occur from the site if impervious area were not increased for the 2-year and 10-year storm events. BMPs installed for compliance with the WS-IV watershed ordinances and those BMPs installed for the 1979 drainage plan requirements are not subject to the post-construction ordinance requirements for inspection and maintenance.

7.7 Natural Resource Protection

The Division of Nature Preserves and Natural Resources within the Mecklenburg County Park and Recreation Department is responsible for the protection and conservation of Mecklenburg County's parks designated as Nature Preserves. Mecklenburg County's nature preserves protect the county's biological resources and natural areas, while providing opportunities for environmental education, nature-based programs, and outdoor recreation. The Division of Nature Preserves and Natural Resources offers more than 5,000 programs annually, performs natural resource management on over 7,400 acres, maintains more than 30 miles of nature trails, and operates 3 nature centers and a public campground.

7.8 Open Space Protection

⁽¹⁾ Treatment required for all built-upon area.

⁽²⁾ A combination of LID and conventional storm water treatment measures is allowed in the form of a treatment train.

⁽³⁾ Water quality treatment systems that promote the infiltration of flows and groundwater recharge (LID) shall be used unless it can be demonstrated that such treatment systems are not a practical alternative for the site.



As described in Section 7.5 above, the post-construction ordinances for the Towns of Davidson, Matthews, Mint Hill, and Pineville require open space preservation based on project area as described in Table 8. These open space areas are inspected to ensure proper protection during inspections conducted for the proper maintenance of the structural and non-structural BMPs required by the post-construction ordinances. Failure to adequately protect these open space areas constitutes a violation of the ordinance, which is subject to fines. The Towns of Cornelius and Huntersville have open space requirements as a component of their land development code, but these requirements are not enforced as a component of the post-construction ordinance.

7.9 Tree Preservation

To varying degrees, the Phase II jurisdictions in Mecklenburg County require the planting of additional trees to enhance the urban tree canopy as well as the protection and maintenance of trees on public and private property. Street trees are also required. These requirements are generally contained in Land Development or Zoning Ordinances.

7.10 Redevelopment

The Phase II jurisdictions in Mecklenburg County had experienced significant development prior to the implementation of the post-construction ordinances in June 2007. According to 303(d) listings, this existing development is the source of significant water quality degradation. The most effective way to address this degradation is to require storm water controls through redevelopment, which is a focus of the Phase II post-construction ordinances. This impacts the ability of these ordinances to direct development to previously developed areas. The most effective method used in Mecklenburg County for achieving this purpose is the relaxing of storm water control measures in transportation corridors, distressed business districts, and/or on lots less than one acre when specific mitigation measures are implemented, which is allowed in the Towns of Davidson, Matthews, and Pineville. The Towns of Cornelius, Huntersville, and Mint Hill do not have this provision in their post-construction ordinances.

7.11 Green Infrastructure Practices

The post-construction storm water ordinances adopted by the Phase II jurisdictions contain the following green infrastructure practices:

- The use of vegetated conveyances for the transport storm water to the maximum extent practicable.
- The optional use of permeable pavement systems as a structural BMP to help manage storm water runoff.
- The optional use of green roofs as structural BMPs to help manage storm water runoff.
- The optional use of consultation meetings early in the development review process to
 discuss the post-construction storm water management measures necessary for the
 proposed project, as well as to discuss and assess constraints, opportunities and potential
 approaches to storm water management designs before formal site design engineering is
 commenced.



- The designation of undisturbed open space areas ranging from 25% to 10% of the total project area based on the jurisdiction (except in Cornelius and Huntersville) (see Table 8).
- The protection of buffers ranging in width from 30 feet to the entire FEMA floodplain depending on the watershed area and jurisdiction (see Table 8).
- The optional use of low impact development techniques except in the Town of Huntersville where it is required (see Table 9).
- The optional use of payment-in-lieu as well as off-site and on-site mitigation to satisfy post-construction storm water ordinance requirements in cases where on-site alternatives are not technically feasible. These options provide money for tree planting, open space acquisition, installation of off-site BMPs, etc.

Practices are in place to ensure the long term maintenance of green infrastructure, including recording the infrastructure on final plats at the Mecklenburg County Register of Deeds Office and performing periodic inspections.

7.12 Operation and Maintenance

The Phase II jurisdictions have included requirements in their post-construction ordinances to ensure the adequate long-term operation and maintenance of structural and non-structural BMPs as summarized below.

- 1. A BMP Operation and Maintenance Agreement must be completed and recorded at the Mecklenburg County Register of Deeds Office for all structural BMPs. A BMP Maintenance Plan must be included as an addendum to this agreement. This is a binding legal agreement prepared using the format provided by the Storm Water Administrator that specifies the party responsible for performing BMP maintenance and provides a description of the maintenance activities to be performed, including a schedule. In addition, the following language must be included on the final plat: "This plat contains Water Quality features that must be maintained in accordance with the recorded Maintenance covenant. Removal of plants or disturbance of the BMP structure or otherwise affecting the overall functionality of the BMP for reasons other than maintenance is prohibited."
- 2. As-built plans are required that show the final design specifications for all structural BMPs and the field location, size, depth, and planted vegetation associated with the BMP as installed, as well as the location and size of all undisturbed open space areas and tree plantings. The designer of the storm water management measures and plans must certify, under seal, that the as-built storm water measures, controls, and devices are in compliance with the approved plans and designs and with the requirements of the post-construction ordinance.
- 3. Maintenance and access easements must be established and recorded on the final plat for all BMPs except those installed for public facilities. The following language must be included on the final plat: "The maintenance access must extend to the forebay, safety bench, riser, and outlet and, to the extent feasible, allow vehicles to turn around."
- 4. The location and dimensions of all BMPs must be included on the final plat recorded at the Mecklenburg County Register of Deeds Office. The following language must be included on the final plat: "The purpose of the BMP is to treat/reduce the pollutants



- associated with storm water runoff in order to minimize negative effects to downstream receiving waters. The easement around the BMP is to allow storm water conveyance and system maintenance. The removal of plants or disturbance of the BMP structure or otherwise affecting the overall functionality of the BMP for reasons other than maintenance is strictly prohibited."
- 5. The location of undisturbed open space must be included on the final plat recorded with the Mecklenburg County Register of Deeds Office. The following language must be included on the final plat: "Undisturbed Open Space Area: Future disturbance is prohibited in these areas except for greenway trails with unlimited public access, new Charlotte-Mecklenburg Utility lines and channel work/maintenance activities by Charlotte-Mecklenburg Storm Water Services."
- 6. The location of water quality buffers must be included on the final plat recorded with the Mecklenburg County Register of Deeds Office. The top of the stream bank and the limits of each buffer zone must be delineated on the plat. In addition, for 30-foot buffers required on perennial and intermittent streams draining less than 50 acres, the following language must be included on the final plat: "30-foot Vegetated buffer including a 10-foot zone adjacent to the bank. Disturbance of the buffer is allowed; however any disturbed area must be revegetated and disturbance of the 10 foot zone adjacent to the bank shall require stream bank stabilization using bioengineering techniques."
- 7. An escrow account must be established and maintained in accordance with requirements specified in the Administrative Manual for all BMPs maintained by a property owner or homeowner association.
- 8. Mecklenburg County and all the Towns except Cornelius and Huntersville will accept the maintenance responsibility for structural BMPs that are installed pursuant to the post-construction storm water ordinance following a warranty period of two (2) years from the date of the final approval of the BMP, provided the BMP:
 - Serves a single-family detached residential development or townhomes all of which have public street frontage;
 - Is satisfactorily maintained during the two-year warranty period by the owner or designee;
 - Meets all the requirements of the applicable post-construction storm water ordinance and the Design Manual; and
 - Includes adequate and perpetual access and sufficient area, by easement or otherwise, for inspection, maintenance, repair or reconstruction.

The maintenance of all BMPs not covered by this provision is the responsibility of the owner or their designee.

- 9. The Towns, Mecklenburg County, CMS and CPCC will maintain the BMPs that they install for their respective projects when they retain ownership.
- 10. BMP Maintenance Bonds are required for all structural BMPs installed for both residential and commercial developments. BMP Maintenance Bonds are not required for BMPs installed for public facilities. The purpose of these bonds is to ensure that funds are available to maintain BMPs if the owner should fail to do so in which case the Town or Mecklenburg County would cash the bond to obtain the money to perform the necessary maintenance. The bonds must be posted by the owner for a period of not less than two (2) years from the final approval of the BMP by the Storm Water Administrator.



- 11. BMPs in all the jurisdictions except the Town of Huntersville must be inspected by a qualified registered N.C. professional engineer or landscape architect at a minimum of annually. In Huntersville, a "qualified professional" is authorized to inspect these BMPs. The minimum requirements for a qualified professional and the established process for verifying these qualifications are contained in the post-construction ordinance Administrative Manual available on the website. The Storm Water Administrator has developed BMP inspection forms that are also available on this website.
- 12. CMSWS will inspect structural BMPs installed for compliance with post-construction storm water ordinance requirements at a minimum of once during the five (5) year permit term

7.13 Decision Process

Between April 2004 and September 2005, a stakeholders' group deliberated in the development of a draft post-construction ordinance for Charlotte-Mecklenburg. The resulting consensus document was subsequently reviewed and modified as necessary by the Phase II jurisdictions to meet their specific requirements. These documents were submitted to NCDEQ and following approval were adopted into law effective June 30, 2007. Following adoption, workshops were held for the development community and staff to help ensure effective implementation.

It was decided that a stakeholders' process would be used in the development of the post-construction ordinance based off the successes of previous such efforts. For example, CMSWS relied on a similar approach in the development of the S.W.I.M. stream buffer ordinances and local water supply watershed rules.

During the development of the draft post-construction ordinances, efforts were undertaken to conform these rules to each jurisdiction's specific water quality needs. For example, the Towns of Matthews, Mint Hill and Pineville have streams within their jurisdictions identified on the N.C. 303(d) list for fecal coliform bacteria and TMDLs have been developed. In addition, Goose Creek in the Town of Mint Hill is an identified habitat for the Carolina heelsplitter, a federally-endangered species of freshwater mussel. The Towns in northern Mecklenburg County have similar challenges. McDowell Creek in Huntersville and Cornelius as well as Long Creek and Clarke Creek in Huntersville and the Rocky River in Davidson are identified on the N.C. 303(d) list for biological impairment, fecal coliform bacteria and/or turbidity. These are all high priority issues that were taken into consideration during the stakeholder process for development of the post-construction ordinances for the Phase II jurisdictions.

7.14 Program Evaluation

The measurable goals for each BMP are described in Table 7. Other measures of success for the Post-Construction Storm Water Runoff Control Program are described below.

• <u>Documentation of Storm Water Program Activities</u> – As a baseline measure of success, staff will document completion of Work Plan program activities annually that demonstrate successful fulfillment of BMPs associated with this program element. All activities will be documented within Cityworks.



• Structural and Non Structural BMP Evaluations – Annual inspection reports for structural BMPs submitted to CMSWS will be carefully reviewed and problems followed up on. In addition, CMSWS will inspect all structural BMPs installed for compliance with post-construction ordinance requirements at a minimum of once during the five (5) year permit term. CMSWS will also periodically inspect buffers, undisturbed open space and other non-structural BMPs to ensure their long-term effectiveness. The number of problems detected during these inspections will be tracked and compared to the number of inspections conducted as a measure of success at improving compliance.

On an annual basis, CMSWS staff will evaluate the BMPs assigned to this program and assess progress toward achieving the measureable goals from Table 7 and the measures of success described above. Recommendations for improvement will be made as necessary. During the following fiscal year, the program activities and BMPs will be modified as necessary based on the results of this evaluation in order to ensure that the specific goals and objectives of the Post-Construction Storm Water Runoff Control Program and Storm Water Plan are being effectively and efficiently fulfilled.



Section 8: Pollution Prevention/Good Housekeeping for Municipal Operations

CMSWS has developed and is currently implementing a Pollution Prevention/Good Housekeeping Program for municipal facilities and operations. The following Sections provide a description of this program.

8.1 Program Goals and Objectives

The goal of the Pollution Prevention/Good Housekeeping Program is to reduce pollutants in storm water runoff from municipal operations. The objectives of the program are as follows:

- 1. Develop and implement an operation and maintenance program for facilities and operations owned and/or operated by the Phase II jurisdictions/entities that have a significant potential for generating polluted storm water runoff.
- 2. Train the employees at these facilities and operations to prevent and reduce storm water pollution from activities such as park and open space maintenance, fleet and building maintenance, new construction and land disturbances, and storm water system maintenance.

8.2 BMP Summary Table

Table 10 describes the BMPs implemented as part of the Pollution Prevention/Good Housekeeping Program.

Table 10: BMP Summary Table for the Pollution Prevention/Good Housekeeping Program

#	BMP	BMP Massweble Cools	S	ched	ule (year	s)	Responsible
#	Description	Measurable Goals	1	2	3	4	5	Staff
PP-1	Implement Employee Training Program	Implement a training program for employees involved in implementing pollution prevention and good housekeeping practices.	X	X	X	X	X	Dylan Kirk (Environmental Specialist)
PP-2	Conduct Inspections of Municipal Operations	Conduct annual inspections of all municipal owned and operated facilities with the significant potential for generating polluted storm water runoff. Once every 5 years, conduct inspections of private operations located on property owned by a co-permittee that has the significant potential for generating polluted storm water runoff. Identify potential pollution sources and work with each jurisdiction/entity to ensure that these sources are eliminated. Distribute and explain written guidance materials developed in PP-1 as needed.	X	X	X	X	X	Richard Farmer (Environmental Supervisor)
PP-3	Maintain and Update Spill Response Procedures	Develop and implement spill response procedures for municipal owned and operated facilities with the significant potential for generating polluted storm water runoff.	X	X	X	X	X	Richard Farmer (Environmental Supervisor)
PP-4	Maintain and Implement Storm Water	Maintain, implement, evaluate annually and update as necessary Storm Water Pollution Prevention Plans (SWPPP) for municipal owned and operated facilities with the significant	X	X	X	X	X	Richard Farmer (Environmental Supervisor)



11	BMP	M 11 C 1	S	ched	ule (year	s)	Responsible
#	Description	Measurable Goals	1	2	3	4	5	Staff
	Pollution Prevention Plans	potential for generating polluted storm water runoff. Once every 5 years, evaluate SWPPPs for private operations located on property owned by a co-permittee that has the significant potential for generating polluted storm water runoff. This SWPPP must include the frequency of inspections and routine maintenance requirements.						
PP-5	Maintain and Update an Inventory of Municipal Operations	Maintain an inventory of all facilities and operations owned and/or operated by the County, Towns, CMS and CPCC that have a significant potential for generating polluted storm water runoff, including (but not limited to) those facilities that are subject to NPDES storm water general permits or individual NPDES permits for discharges of storm water associated with industrial activity. Include in this inventory the permit number and certificate of coverage number for each facility.	X	X	X	X	X	Richard Farmer (Environmental Supervisor)
PP-9	Evaluate Effectiveness of Pollution Prevention/ Good Housekeeping Program	Evaluate the effectiveness of the program and modify as necessary.	X	X	X	X	X	Richard Farmer (Environmental Supervisor)

8.3 Inventory of Municipally Owned or Operated Facilities

During the first permit term, CMSWS completed an inventory of over 1530 properties owned and/or operated by the Phase II jurisdictions/entities and identified those municipal facilities and operations that should be covered by the Pollution Prevention and Good Housekeeping requirements of the Phase II permit using procedures developed by CMSWS and incorporated into the Storm Water Plan. These procedures were based on guidelines provided by NCDEQ. This included an evaluation of 20 percent of the identified facilities each year for the 5 year permit term. As new facilities were identified, they were fully incorporated into the Pollution Prevention/Good Housekeeping Program. Tables 11, 12, 13 and 14 below include the facilities and operations identified to date. Table 11 includes a list of facilities operated by Mecklenburg County and the Towns. Five (5) private operations located on property owned by a co-permittee that has the significant potential for generating polluted storm water runoff are also included in Table 11. Tables 12 and 13 include facilities operated by CMS and CPCC, respectively. Of the facilities and operations included in Tables 11, 12 and 13, a total of four (4) are subject to NPDES storm water general or individual permits as described in Table 14. These four (4) facilities are owned and/or operated by Mecklenburg County.

During the second permit term beginning in 2011, CMSWS updated its Storm Water Plan to comply with a new Phase II Permit requirement that properties with a "significant potential for generating polluted storm water runoff" must be included in an Operations and Maintenance (O&M) program that specifies a frequency of inspection and routine maintenance requirements.



CMSWS has determined that "significant potential for generating polluted storm water runoff" shall mean that the facility has:

- 1. Exposure of significant materials, and
- 2. No written procedures or controls in place to prevent pollution.

For facilities that meet these criteria, staff will evaluate what level of pollution prevention implementation measures are necessary to reduce the potential for polluted storm water runoff. These levels of implementation can include (but not limited to):

- 1. Development of a full Storm Water Pollution Prevention Plan,
- 2. Development of written Standard Operating Procedures (SOPs) for activities on-site that have a significant potential to pollute storm water,
- 3. Required inspections, and/or
- 4. Required pollution prevention training for on-site staff.

A more detailed explanation of the evaluation process for inclusion of facilities into the Pollution Prevention/Good Housekeeping Program is provided in Appendix C.

Table 11: Municipal Operations Owned and/or Operated by the County and Towns

Facility	Contact Name & Title	Phone Number	Physical Address
Matthews Public Works	C.J. O'neill, Public Works Director	704-847-3661	1600 Tanktown Road, Matthews
Huntersville Public Works	Max Buchanan, Public Works Director	704-766-2220	11316 Sam Furr Road, Huntersville
Cornelius Public Works	Ricky Overcash, Public Works Supervisor	704-895-5212	18520 Starcreek Drive, Cornelius
Mint Hill Public Works	Tim Garner, Public Works Director	704-545-9726	7151 Matthews-Mint Hill Road, Mint Hill
Davidson Public Works	Doug Wright, Public Works Director	704-892-7591	151 W. Walnut Street, Davidson
Pineville Public Works	Chip Hill, Public Works Supervisor	704-889-7476	402 Dover Street, Pineville
Fleet Management	Chris Ingle, Equipment Shop Supervisor	704-336-7703	900 West Twelfth Street, Charlotte
Emergency Management Services	Bryan Edwards	704-943-6130	4525 Statesville Road, Charlotte
Storm Water Operations	Eric Bulman, CPM Storm Projects	704-336-3751	5841 Brookshire Blvd., Charlotte
Parks & Recreation	Peter Cook, Park & Rec Mgr.	704-336-7762	5841 Brookshire Blvd., Charlotte
Parks & Recreation Horticulture Center	Tim Turton, Horticulture Team Leader	704-549-5617	11826 Mallard Creek Road, Charlotte
North Mecklenburg Recycling	Henry Allison, Recycling Ops Supervisor	704-622-0981	12100 Statesville Rd., Huntersville
Mecklenburg County White Goods & Tire	Henry Allison, Recycling Ops Supervisor	704-622-0981	5740 Rozzelles Ferry Road, Charlotte
GreenFiber Recovery Facility*	Ron Cobb, Mgr. Permits & Compliance	704-697-2000	809 West Hill Street, Charlotte



Facility	Contact Name & Title	Phone Number	Physical Address
Compost Central	Joe Hack, Sr. Project Manager	704-336-6513	5631 West Blvd. Charlotte
Hickory Grove Recycling	Henry Allison, Recycling Ops Supervisor	704-622-0981	8007 Pence Road, Charlotte
CT Myers Golf Course*	Del Ratcliffe, President, Ratcliffe Golf Services	704-622-0105	7817 Harrisburg Road, Charlotte
Fox Hole Recycling	Henry Allison, Recycling Ops Supervisor	704-622-0981	17131 Lancaster Highway, Charlotte
Fox Hole Landfill	Joe Hack, Sr. Project Manager Amber Grzymski	704-336-6513 704-432-2478	17131 Lancaster Highway, Charlotte
West Mecklenburg Recycling	Henry Allison, Recycling Ops Supervisor	704-622-0981	5631 West Blvd. Charlotte
Tradition Golf Course*	Larry Benson, IRI Golf Group	704-822-4899	3800 Prosperity Church Road, Charlotte
Revolution Golf Course*	Del Ratcliffe President, Ratcliffe Golf Services	704-622-0105 704-392-0018	2661 Barringer Drive, Charlotte
Sunset Hills Golf Course*	Del Ratcliffe President, Ratcliffe Golf Services	704-622-0105 704-392-0018	800 Radio Road, Charlotte
U.S. National Whitewater Center*	Jeff Wise, President	704-393-6355	5000 Whitewater Center Pkwy

^{*} Private operations located on property owned by a co-permittee that has the significant potential for generating polluted storm water runoff.

Table 12: Municipal Operations Owned and/or Operated by CMS

Facility	Contact Name & Title	Phone Number	Physical Address
Bain Elementary School	Jeff Mitchell, Environmental Health & Stewardship Specialist	980-343-8632	11524 Bain School Rd.
Bus Staging Site	Jeff Mitchell, Environmental Health & Stewardship Specialist	980-343-8632	11719 Downs Rd.
Independence High School	Jeff Mitchell, Environmental Health & Stewardship Specialist	980-343-8632	1967 Patriot Dr.
Harding/West Meck Transportation	Jeff Mitchell, Environmental Health & Stewardship Specialist	980-343-8632	3101 Wilkinson Blvd.
Building Services	Jeff Mitchell, Environmental Health & Stewardship Specialist	980-343-8632	3301 Stafford Dr.
Craig Avenue Transportation	Jeff Mitchell, Environmental Health & Stewardship Specialist	980-343-8632	3901, 3903, 3905 Craig Ave,
Northpointe Transportation	Jeff Mitchell, Environmental Health & Stewardship Specialist	980-343-8632	4440 Northpointe Industrial Blvd.
Orr Road Admin	Jeff Mitchell, Environmental Health & Stewardship Specialist	980-343-8632	6520 Orr Rd.



Table 13: Municipal Operations Owned and/or Operated by CPCC

Facility	Contact Name & Title	Phone Number	Physical Address
CPCC Central Campus	Vicki Saville, Facilities Management	704-330-6234	East 7th Street (1203 Elizabeth Avenue)
CPCC North Campus	Vicki Saville, Facilities Management	704-330-6234	11930 Verhoeff Drive
CPCC Cato Campus	Vicki Saville, Facilities Management	704-330-6234	9400 East WT Harris Blvd.
CPCC Harper Campus	Vicki Saville, Facilities Management	704-330-6234	317 West Hebron Street

Table 14: Municipal Operations that have been Issued Storm Water Permits

Facility	Permit Number	Contact Name & Title	Phone Number	Physical Address
Mecklenburg County and Towns Phase II MS4 permit	NCS000395	Dave Canaan, Director of Water & Land Resources	704-336-3736	2145 Suttle Ave. Charlotte
Compost Central (composting & recycling facility)	NCS000382	Joe Hack, Sr. Project Manager	704-336-6513	5631 West Blvd. Charlotte
Fleet Management Facility (vehicle, equip. maintenance)	NCG080063	Vic Reese, Division Director	704-353-1738	900 West Twelfth Street, Charlotte
Fox Hole Landfill (Hwy 521 Landfill)	NCG120068	Joe Hack, Sr. Project Manager	704-336-6513	5631 West Blvd. Charlotte

8.4 Training

Annual training is provided to the employees involved in implementing pollution prevention and good housekeeping practices at the municipally-operated facilities listed in Tables 11, 12, 13, and 14 above. Privately-operated facilities located on properties owned by a co-permittee as identified in Table 11 are responsible for conducting their own training. Training is also provided for other employees involved in municipal operations that have the potential to cause negative water quality impacts. The goal of this training seminar is to inform employees of the actions necessary to reduce the discharge of pollution and protect water quality from activities such as park and open space maintenance, fleet and building maintenance, new construction and land disturbances, storm sewer system maintenance, and other municipal activities as well as the steps for reporting suspected illicit discharges and actions required for compliance with permit requirements. The following topics are covered in the training seminar:

- 1. Overview of general water quality conditions in Mecklenburg County and reasons for protecting water quality.
- 2. Description of common pollutants, their sources and water quality impacts associated with illicit discharges.
- Description of the actions that each facility and/or operation should take to reduce discharges of pollutants, including good housekeeping and proper herbicide, pesticide, and fertilizer application and management.
- 4. Description of effective spill prevention measures that should be employed at each facility and/or operation.



- 5. Discussion of typical pollution sources at municipal operations and the specific action that should be taken to eliminate these sources and protect water quality.
- 6. Description of techniques for identifying and reporting illicit discharges and connections. This training is a permit requirement for all municipal staff, who, as part of their normal job responsibilities, may come into contact with or otherwise observe an illicit discharge or illicit connection to the storm sewer system.
- 7. Description of new requirements in the permit issued in November 2011 as follows:
 - Post-construction storm water controls for municipally-owned transportation projects (see Section 7.4).
 - Minimizing pollution from municipally-owned streets, roads, and public parking lots (see Section 8.6).
 - Operation and maintenance of municipally owned and maintained storm sewer system including catch basins and conveyance systems (see Section 8.7).
 - Management of pesticide, herbicide and fertilizer application (see Section 8.8).
- 8. Review of the Storm Water Pollution Prevention Plan and/or Spill Response Plan.
- 9. Explanation of the consequences of failing to control pollutants at facilities and/or pollutants associated with municipal operations.
- 10. Proper reporting of illicit discharges.

The above training is conducted separately from the outreach programs conducted for the IDDE Program previously described under program element ID-5, which includes training for municipal staff, who, as part of their normal job responsibilities, may come into contact with or otherwise observe an illicit discharge or illicit connection to the storm sewer system. The training for the Pollution Prevention and Good Housekeeping Program described under program element PP-1 focuses on municipal staff involved in implementing pollution prevention and good housekeeping practices. Due to the very distinct differences in the two (2) target audiences it is necessary to separate this training.

8.5 Operation and Maintenance Programs, Spill Prevention, and Spill Response

Storm Water Pollution Prevention Plans (SWPPPs) have been developed and implemented that describe the Operation and Maintenance Programs implemented at the facilities listed in Tables 11, 12, 13, and 14 above for the purpose of reducing the discharge of pollution in storm water runoff. At a minimum, SWPPPs include the following:

- 1. <u>Site Map</u> that shows the location of the facility and all access roads. The map must also indicate the name of the receiving stream and specify if it is impaired and the source of that impairment. A USGS quadrangle map is acceptable.
- 2. <u>Site Plan</u> that shows the location of all structures on the site and the general uses of these structures (i.e. storage, vehicle maintenance, offices, etc.) as well as the locations of all storm water inlets and outlets at or adjacent to the facility, potential pollution sources and access on and off the site.
- 3. <u>Storm Water Management Plan</u> that includes an evaluation of BMPs (if any) on the site, and descriptions of storage practices, waste handling and disposal methods and the potential on-site pollution sources including exposed significant materials.



- 4. <u>Spill Prevention and Response Plan</u> that identifies the specific actions to be taken to prevent and respond to spills, including clean up contractors and their contact information, etc.
- 5. Preventative Maintenance and Good Housekeeping Plan that describes the measures taken to prevent or minimize contamination of storm water runoff from areas identified as potential pollution sources, including but not limited to areas used for vehicle and equipment cleaning. The Plan must also describe the type and frequency of site inspections and routine maintenance and the staff responsible for performing these activities.
- 6. <u>Training Schedule</u> that describes the employees that will receive training, the type of training to be provided and the schedule for that training. This training must include a discussion of all the material contained in the Storm Water Pollution Prevention Plan. All staff must be made aware of the location of this Plan at the facility.

CMSWS conducts inspections of all the facilities listed in Tables 11, 12, 13 and 14 above. Facilities operated by a co-permittee are inspected annually and facilities operated by private entities on property owned by a co-permittee are inspected once every 5 years. These inspections include the following:

- 1. Thorough assessment of facility operations, maintenance activities, maintenance schedules and long term inspection procedures for controls to reduce floatables and other pollutants. Pollution sources will be identified and minimized to the maximum extent practicable.
- 2. Evaluation and documentation of the procedures for the disposal of waste removed from the MS4 and municipal operations, including street sweeping wastes, dredge spoil, accumulated sediment, floatables, and other debris, as applicable.
- 3. Visual evaluation of water quality conditions downstream of the facility and identification and minimization of pollution sources to the maximum extent practicable.
- 4. Review of spill response and clean up procedures. Procedures will be revised as necessary to ensure protection of water quality.
- 5. Evaluation of housekeeping practices that will be revised as necessary to minimize potential pollution sources to the maximum extent practicable.
- 6. Identification of all potential discharges of pollution, including parking lots, maintenance and storage yards, waste transfer stations, fleet and maintenance facilities, outdoor storage areas, salt/sand storage areas, etc.
- 7. Evaluation of areas used for vehicle and equipment cleaning to ensure that all discharges are to the sanitary sewer system.
- 8. Identification and elimination of dry weather discharges.
- 9. Review of Storm Water Pollution Prevention Plans annually.
- 10. Review of educational materials.
- 11. Review the timeliness of any monitoring reports required by the NPDES permits issued to the facilities listed in Table 14 above.
- 12. Evaluation of the co-permittees status regarding compliance with the new November 11, 2011 permit requirements as described in PP-1 above, including: post-construction storm water controls for transportation projects; maintenance of municipally-owned streets, roads, and public parking lots; operation and maintenance of municipally-owned or



- maintained catch basins and conveyance systems; and management of pesticide, herbicide and fertilizer application.
- 13. Completion of a written report documenting findings and listing actions taken to minimize pollution sources and protect water quality to the maximum extent practicable.

Additional inspection details are contained in the Storm Water Inspection Checklist that is reviewed and updated as necessary as part of the Phase II Work Plan developed and implemented annually by CMSWS. A copy of this checklist is provided in Appendix D. Follow up inspections are conducted as necessary to ensure the minimization of all potential pollution sources to the maximum extent practicable and documentation of corrective actions. The supervisor of each facility will be contacted and provided with a copy of the written report.

The co-permittees are required to maintain an inventory of projects with post-construction structural storm water control measures installed and implemented at new development and redeveloped sites, including both public and private sector sites that are covered by post-construction ordinance requirements. Co-permittees are also required to maintain and implement an Operation & Maintenance Program for these BMPs, including the frequency of inspections and routine maintenance requirements. All BMPs must be inspected and maintained in accordance with this schedule. Section 7.4 and 7.6 above describes how these requirements are being fulfilled for the public and private sector, respectfully.

8.6 Minimizing Pollution from Municipally-Owned Streets, Roads, and Parking Lots

CMSWS has evaluated BMPs for reducing the discharge of floatables and other pollutants from municipally owned streets, roads, and public parking lots and has selected the following for use by the Phase II jurisdictions/entities:

- Ordinances Each co-permittee will continue enforcement of existing litter and illicit discharge ordinances adopted by each jurisdiction.
- <u>Solid Waste Collection and Recycling</u> Each co-permittee will continue existing solid waste collection and recycling services.
- <u>Public Education</u> Each co-permittee will continue public education to encourage citizens to properly dispose of waste and to recycle as many materials as possible.
- Parking Lot Cleaning Each co-permittee will clean parking lots on an as needed basis particularly after special events and festivals where additional trash loading is expected. Each co-permittee will continue providing trash receptacles at public parking lots and performing scheduled manual trash pick-up.
- <u>Street Sweeping</u> With the exception of the Town of Huntersville, each co-permittee will sweep municipal streets at a minimum of twice annually, including once in the spring (when citizens are fertilizing their lawns) and once in the fall (after the leaves drop). The Town of Huntersville will sweep at least 25 percent of their municipal streets every year. Each co-permittee will maintain records documenting the date, location and number of curb miles swept.
- Waste Disposal Each co-permittee will be responsible for characterizing the street sweeping waste that they collect and for proper disposal of this waste based on this characterization. CMSWS will be contacted if unusual conditions are observed with the collected waste, such as the presence of oil or chemicals, unusual odors or discoloration,



etc., so that testing can be performed prior to disposal. Recycling or composting is the preferred method for handling street sweeping waste. Any disposal should occur at an approved landfill. The land application of this waste onto public or private property is discouraged; however, if this does occur the application area should be a minimum of 50 feet from any stream or other water body and proper erosion control measures must be utilized to prevent off-site discharges.

The above BMPs were implemented effective November 11, 2013. CMSWS continues to assess the effectiveness of these BMPs based on cost and the estimated quantity of pollutants removed as part of its annual evaluation of the Pollution Prevention and Good Housekeeping Program. CMSWS will change the Storm Water Plan as necessary based on the results of this evaluation and will work with the Phase II jurisdictions/entities to ensure the timely implementation of these changes.

8.7 Operation and Maintenance of Municipally Owned Storm Sewer System

CMSWS has evaluated BMPs for reducing the discharge of floatables and other pollutants from the municipally-owned storm sewer system, including catch basins and conveyance systems and has selected the following for use by the Phase II jurisdictions/entities:

- Catch Basin and Conveyance System Cleaning Each co-permittee to continue catch basin and conveyance system cleaning in identified problems areas for blockages and flooding. Maintain records documenting the date, location and number of inlets and pipe miles cleaned.
- Waste Disposal Same as for 8.6 above.

The above BMPs were implemented effective November 11, 2012. CMSWS continues to assess the effectiveness of these BMPs as part of its annual evaluation of the Pollution Prevention and Good Housekeeping Program. CMSWS will change the Storm Water Plan as necessary based on the results of this evaluation and will work with the Phase II jurisdictions/entities to ensure the timely implementation of these changes.

8.8 Management of Pesticide, Herbicide and Fertilizer Application

CMSWS has evaluated BMPs for ensuring that municipal employees and contractors are properly trained in pesticide, herbicide and fertilizer application as well as for ensuring compliance with all applicable permits and certifications. Based on this evaluation, the following BMPs have been selected for use by the Phase II jurisdictions/entities:

- Training Proper pesticide and fertilizer application is covered as a component of the municipal employee training described in Section 8.4.
- Applicator Licenses Each co-permittee is responsible for verifying that an employee or
 contractor has the proper license and/or certification for the pesticide and/or herbicide
 applications to be performed. This is best achieved by collecting and storing copies of
 licenses and certifications. These licenses and certifications should be updated at least
 annually and within 30 days of hiring a new employee or contractor. This documentation
 must be available in the event of an audit. Training is required for obtaining and



- renewing an applicator license; therefore, by verifying a license the co-permittee is also verifying that the proper training has been received.
- Treatment Areas Each co-permittee is responsible for maintaining a list of all locations treated with pesticides listed in Table 15 and documenting the date and quantity of material applied. If either or both of the following conditions apply, CMSWS must be contacted prior to initiating application activities so that the co-permittee can obtain guidance and information regarding compliance with the applicable procedures contained within general permit NCG560000:
 - Co-permittee believes a treatment event may reasonably exceed an annual applicable threshold quantity as described in Table 15.
 - Co-permittee discharges pesticide in response to a declared pest emergency situation.

Table 15: Annual Treatment Area Thresholds

Pesticide Use	Annual Threshold
Mosquitoes and Other Flying Insect Pests	15,000 acres of treatment area (adulticide applications only) ⁽¹⁾
Aquatic Weed and Algae Control - In Water	1,000 acres of treatment area
Aquatic Weed and Algae Control - At Water's Edge	200 linear miles of treatment area at water's edge ⁽²⁾
Aquatic Nuisance Animal Control - In Water	200 acres of treatment area
Aquatic Nuisance Animal Control - At Water's Edge	200 linear miles of treatment area at water's edge ⁽²⁾
Forest Canopy Pest Control	10,000 acres of treatment area
Intrusive Vegetation Control	500 linear miles ⁽³⁾

- (1) Multiple applications to the same area are added together only for mosquito and other flying insect pest control.
- (2) Applications that occur at the water's edge in a ditch or canal are counted only once when one or both sides are treated.
- (3) Applications to both sides of a road are added together for the total miles.

The N.C. Pesticide Board regulates pesticide application in the Goose Creek watershed in 02 NCAC 09L .2201 through .2203. These rules apply to critical habitat areas in Goose Creek outside of the Phase II jurisdiction in Mecklenburg County. However, since critical habitat areas are prone to change, these rules will be applied in the Phase II jurisdiction/entities as one of the BMPs for this Storm Water Plan as described in Table 16.

Table 16: Limits on Pesticide Applications in the Goose Creek Watershed

Pesticide Active Ingredient	Code/Limitations
Azinphos-methyl	(2)
Benomyl	(1)
Captan	(1)
Carbaryl	(2)
Carbofuran	(1)
Chlorpyrifos	(3)
Diazinon	(2)
Dicofol	(2)
Dimethoate	(2)
Endosulfan	(2)
Esfenvalerate	(1)
Ethion	(2)
Ethoprop	(1)
Fenamiphos	(2)
Fonofos	(2)
Malathion	(2)



Pesticide Active Ingredient	Code/Limitations
Methidathion	(2)
Methomyl	(1)
Mevinphos	(2)
Naled	(1)
Parathion (ethyl)	(2)
Pendimethalin	(2)
Permethrin	(1)
Phorate	(1)
Phosmet	(1)
Phosphamidon	(1)
Propiconazole	(1)
Pyrethrins	(2)
Terbufos	(2)
Trichlorfon	(2)

Code/Limitations:

- (1) This pesticide shall not be applied within 20 yards from the edge of water for ground applications and within 100 yards for aerial applications;
- (2) This pesticide shall not be applied within 40 yards from the edge of water for ground applications and within 200 yards for aerial applications;
- (3) This pesticide shall not be applied within 100 yards from the edge of water for ground applications and within one-fourth mile for aerial applications.

The above BMPs were implemented effective November 11, 2012. CMSWS continues to assess the effectiveness of these BMPs as part of its annual evaluation of the Pollution Prevention and Good Housekeeping Program. CMSWS will change the Storm Water Plan as necessary based on the results of this evaluation and will work with the Phase II jurisdictions/entities to ensure the timely implementation of these changes.

8.9 Minimizing Pollution from Vehicle and Equipment Cleaning Areas

Practices have been employed by the Phase II jurisdictions/entities to ensure that the wash water generated from vehicle and equipment cleaning activities does not result in point source discharges or contamination of storm water runoff. The standard practice is for vehicle and equipment cleaning activities to occur indoors with wash water discharged to the sanitary sewer system. In situations where this practice is infeasible, the wash water is collected, pumped and contained for recycling or for transport and disposal into the sanitary sewer system. These types of cleaning activities are typically performed on a tarp and wash water is collected using a boom. A vacuum is then used to pump the wash water into containers where it can be recycled or transported off-site for disposal into the sanitary sewer system. In situations where cleaning is performed in the vicinity of a storm drainage collection system or drainage collection feature such a ditch or swale, the storm drain is covered or the drainage feature is blocked during cleaning activities and ponded water is collected and removed for proper disposal or recycling prior to the removal of the drain cover or blockage. For rinsing operations that do not use high temperature water, detergents or other cleaning agents, wash water is discharged to a grassed area where it is filtered into the soil and not allowed to flow to storm drains or surface waters.

During the inspections described in Section 8.5 above, CMSWS will evaluate the areas used for vehicle and equipment cleaning to ensure that all discharges are to the sanitary sewer system in accordance with permit requirements.



8.10 Waste Disposal

During the inspections described in Section 8.5 above, CMSWS will evaluate methods for disposing of waste removed from each jurisdiction's MS4 and municipal operations, including dredging spoil, accumulated sediments, cooking oils, trash, wash water, and debris. Actions will be taken as necessary to minimize pollution sources associated with these waste storage and disposal measures by working closely with the facility supervisor and/or public works director.

8.11 Flood Management Projects

CMSWS designs and constructs flood management and stream restoration projects in the Mecklenburg County Phase II jurisdictions as well as the City of Charlotte. Where practicable, CMSWS incorporates structural BMPs into these projects to reduce pollutant loads and improve aquatic habitat. In some cases, chemical, physical and/or biological monitoring is performed upstream, downstream and within the boundaries of the project. This monitoring usually begins prior to the initiation of construction activities and continues throughout the duration of the project and for a minimum of one year following project completion. Data generated from these monitoring activities is evaluated to identify those construction techniques that are most effective at reducing negative water quality impacts for use in future projects. Figure 8 illustrates one such project in the Hidden Valley community in Charlotte where wet ponds, wetlands and stream meanders were incorporated into a flood management project for enhancement of water quality.



Figure 8: Hidden Valley Project in Charlotte



8.12 Decision Process

The individual BMPs for the Pollution Prevention/Good Housekeeping Program were selected because they have proven effective when used by the City of Charlotte for compliance with their Phase I Permit requirements. Staff was selected for implementation of the BMPs for the Pollution Prevention/Good Housekeeping Program based on their knowledge of proper facility operation and pollution prevention.

8.13 Program Evaluation

The measurable goals for each BMP are described in Table 10. Other measures of success for the Pollution Prevention and Good Housekeeping Program are described below.

- <u>Documentation of Storm Water Program Activities:</u> As a baseline measure of success, staff will document completion of Work Plan program activities annually that demonstrate successful fulfillment of BMPs associated with this program element. All activities will be documented within Cityworks.
- <u>Facility Inspection Findings</u>: If the program is successful, the number of findings related to storm water pollution should decrease each year following employee training and facility inspections. Additionally, repeat findings at a facility should be minimized as a measure of success. CMSWS will track these measures and adjust the program as necessary to improve effectiveness.

On an annual basis, CMSWS staff will evaluate the BMPs assigned to this program and assess progress toward achieving the measureable goals from Table 10 and the measures of success described above. Recommendations for improvement will be made as necessary. During the following fiscal year, the program activities and BMPs will be modified as necessary based on the results of this evaluation in order to ensure that the specific goals and objectives of the Pollution Prevention and Good Housekeeping Program and Storm Water Plan are being effectively and efficiently fulfilled.



Section 9: Total Maximum Daily Loads (TMDLs)

CMSWS has developed and is currently implementing a program for addressing non-point source pollutant loading associated with the Total Maximum Daily Loads (TMDLs) approved by EPA for the receiving waters of the Phase II MS4 storm water discharges and/or waters downstream of these discharges. The following Sections provide a description of this program.

9.1 Program Goals and Objectives

The goal of the TMDL Program is to reduce non-point source pollutant loading to the receiving stream to the maximum extent practicable. The objectives of the program are as follows:

- 1. Determine whether a TMDL has been developed and approved or established by EPA for the receiving waters of the MS4 storm water discharges and/or downstream waters into which the receiving waters directly flow.
- 2. Develop and implement BMPs to reduce non-point source pollutant loading to the maximum extent practicable if the TMDLs identified in #1 above <u>include</u> an approved Waste Load Allocation (WLA) assigned to storm water.
- 3. Tailor and/or expand BMPs within the scope of the six (6) minimum measures to enhance water quality recovery strategies to the maximum extent practicable if the TMDLs identified in #1 above do not include an approved Waste Load Allocation (WLA) assigned to storm water.

The current 305(b) integrated report for N.C. will be evaluated at least annually to identify those impaired waters with an approved TMDL that are the responsibility of the Phase II jurisdictions. Compliance with a TMDL is achieved by developing and implementing appropriate BMPs to reduce non-point source pollutant loading to the maximum extent practicable. While improved water quality is the expected outcome, the NPDES MS4 Permit obligation is to reduce non-point source pollutant loading to the maximum extent practicable. The Phase II jurisdictions/entities are not responsible for attaining water quality standards at the ambient monitoring stations. Attaining the water quality standards will only be achieved through reduction from the MS4, along with reductions from other nonpoint source contributors.

9.2 BMP Summary Table

Table 17 describes the BMPs implemented as part of the TMDL Program.

Table 17: BMP Summary Table for the TMDL Program

ш	BMP	Maaguushla Caala	Schedule (years)				Responsible	
#	Description	on Measurable Goals		2	3	4	5	Staff
IW-1	Evaluate	Evaluate the current 305(b) integrated report to	X	X	X	X	X	Rusty Rozzelle
	Impaired	identify those impaired waters with an						(Program
	Waters	approved TMDL that are the responsibility of						Manager)
		the Phase II jurisdictions.						
IW-2	Develop and	Develop and implement written Water Quality	X	X	X	X	X	Rusty Rozzelle
	Implement	Recovery Programs (WQRPs) for those						(Program
	Water Quality	watersheds with TMDLs that include a Waste						Manager)
	Recovery	Load Allocation (WLA) assigned to storm						
	Plans	water.						



#	BMP	Maramakla Carla	Schedule (years)				Responsible	
#	Description Measurable Goals		1	2	3	4	5	Staff
IW-3	Develop and Implement Water Quality Recovery Strategies	Develop and implement Water Quality Recovery Strategies (WQRSs) for those watersheds with TMDLs that do not include a Waste Load Allocation (WLA) assigned to storm water.	X	X	X	X	X	Rusty Rozzelle (Program Manager)
IW-4	Assess, Report and Modify WQRPs	Assess the effectiveness of the WQRPs and WQRSs, summarize in a written report and submit the report to NCDEQ.	X	X	X	X	X	Rusty Rozzelle (Program Manager)

9.3 Approved TMDLs Applicable to Mecklenburg County's Phase II Jurisdictions

Table 18 describes the receiving waters for Mecklenburg County's Phase II MS4 storm water discharges and/or downstream waters into which the receiving waters directly flow where a TMDL has been developed and approved by EPA based on the N.C. 2014 Final 305(b) integrated report. Figure 9 shows the locations of these receiving waters and their corresponding watershed areas in the Phase II jurisdictions. Specific requirements are contained in the Phase II Permit for these waters depending on whether the TMDL contains a Waste Load Allocation (WLA) assigned to storm water as described in Sections 9.4 and 9.5.

Table 18: Approved TMDLs for Mecklenburg County's Phase II Jurisdictions

AU Name	AU Number	TMDL Parameter	Reason for Rating	Use Category	Integrated Reporting Category	MS4 Allocation?
Long Creek	11-120- (0.5)	Turbidity	Standard Violation	Aquatic Life	3t ⁽²⁾	Yes
Long Creek	11-120- (2.5)	Turbidity	Standard Violation	Aquatic Life	3t ⁽²⁾	Yes
Little Sugar	11-137-8b	Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	No
Little Sugar	11-137-00	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Little Sugar	11-137-8c	Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	No
Little Sugai	11-137-60	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
McAlpine		Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	No
Creek (Waverly	11-137-9a	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Lake)		Low DO	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
McAlpine		Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	No
Creek (Waverly	11-137-9c	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Lake)		Low DO	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
McAlpine		Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	No
Creek (Waverly	11-137-9d	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Lake)		Low DO	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Sugar Craak	11 127h	Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	No
Sugar Creek	11-137b	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No



AU Name	AU Number	TMDL Parameter	Reason for Rating	Use Category	Integrated Reporting Category	MS4 Allocation?
Sugar Craak	11-137c	Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	No
Sugar Creek	11-13/6	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
McKee Creek	13-17-8-4	Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	Yes
Rocky River	13-17a	Fecal Coliform	No Criteria Exceeded	Recreation	1t ⁽¹⁾	Yes
Steele Creek	11-137-10	Fecal Coliform	Standard Violation	Recreation	SCDEHC ⁽⁴⁾	Yes
Lake Wylie	11-122	Chlorophyll a (Nutrients)	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Lake Wylie	11- (123.5)a	Chlorophyll a (Nutrients)	Data Inconclusive	Aquatic Life	1t ⁽¹⁾	No
Goose Creek	13-17-18a	Fecal Coliform	No Criteria Exceeded	Recreation	1t ⁽¹⁾	Yes
Statewide		Mercury	Exceeding Criteria	Aquatic Life	4t ⁽³⁾	NA

¹t: Parameter is meeting criteria and there is an approved TMDL in place for that parameter. The TMDL remains in place to ensure that criteria are maintained.

4t: Parameter exceeded criteria and there is an approved TMDL in place for that parameter. Prior to TMDL development these were Category 5 assessments.



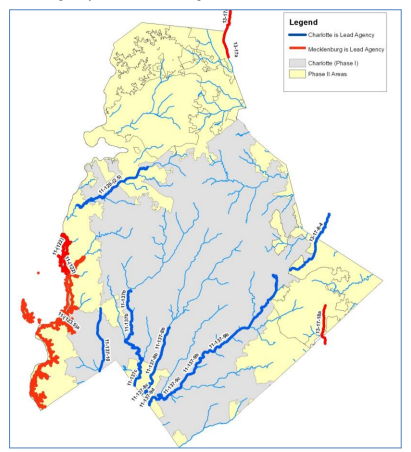


Figure 9: Surface Waters in Phase II Jurisdictions with Approved TMDLs

^{(2) 3}t: Data were insufficient or there were no instream data to make an assessment, and there is an approved TMDL in place for that parameter. Category 3t is also used when greater than or equal to 10% of samples exceed criteria with less than 90% confidence, and there is an approved TMDL in place for that parameter. The TMDL remains in place to ensure that criteria are ultimately attained.



9.4 Coordination Between Phase I and Phase II Jurisdictions

As illustrated in Figure 9, the surface waters with approved TMDLs listed in Table 18 flow through both Phase I and Phase II jurisdictions with the exception of Goose Creek and the Rocky River, which lie entirely in Phase II. To ensure effective coordination, the City of Charlotte and Mecklenburg County have agreed on the following criteria for establishing the lead organization with regard to compliance with TMDL requirements:

- Watersheds with most of the drainage area within the Phase II jurisdictions are the responsibility of the County.
- Watersheds with most of the drainage area within the Phase I jurisdiction are the responsibility of the City of Charlotte.

The lead organization is responsible for coordinating and implementing all required TMDL compliance efforts and submitting all the required plans and reports to the State. They are also responsible for coordinating with the other jurisdictions as necessary in the implementation of compliance efforts.

9.5 Water Quality Recovery Programs (WQRPs)

Mecklenburg County's Phase II Permit requires the development and implementation of Water Quality Recovery Programs (WQRPs) if the Phase II jurisdictions are or become subject to a TMDL that <u>includes</u> an approved Waste Load Allocation (WLAs) assigned to storm water. Table 19 describes the content of the WQRP as specified in the Phase II Permit as well as the associated schedule for completion.

Table 19: WQRP Requirements

	Requirement	Schedule
1.	Description of the watershed.	June 30, 2012
2.	Map of the watershed showing streams and outfalls.	June 30, 2012
3.	Locations of currently known major outfalls with the potential of contributing to the	June 30, 2012
	cause(s) of the impairment to the stream segments, to their tributaries, and to segments	
	and tributaries within the watershed contributing to the impaired segments.	
4.	Schedule to discover and locate other major outfalls not included in #3 above.	June 30, 2012
5.	Description of existing measures being implemented to enhance water quality.	June 30, 2012
6.	Explanation as to how the measures in #5 above are designed to enhance water quality.	June 30, 2012
7.	Assessment of available monitoring data. Where long-term data is available, this	June 30, 2013
	assessment should include an analysis of the data to show trends.	
8.	Development and submittal to NCDEQ of a Monitoring Plan for each pollutant of	June 30, 2013
	concern or cause of impairment as specified in the TMDL. Implementation of the	
	Monitoring Plan is required as additional outfalls are identified and as accumulating	
	data may suggest. Following any review and comment by NCDEQ, changes are to be	
	incorporated into the Monitoring Plan and implementation is to occur within six (6)	
	months. Modifications to the monitoring plan shall be approved by NCDEQ. Upon	
	request, the requirement to develop a Monitoring Plan may be waived by NCDEQ if the	
	existing and proposed measures are determined to be adequate to enhance water quality	
	and reduce non-point source pollutant loading to the maximum extent practicable.	
9.	Description of additional measures to be implemented to enhance water quality.	June 30, 2014
	Explanation as to how the measures in #9 above are designed to enhance water quality.	June 30, 2014
11.	Description of activities to be implemented within the remainder of the permit term to	June 30, 2015
	enhance water quality.	
12.	Identification of a schedule for completing activities described in #11 above.	June 30, 2015



13. Description of methods for tracking and reporting successes designed to reduce non-point source pollutant loading to the maximum extent practicable. Successes could include increased inspections, expanded and/or tailored BMPs within the scope of the six (6) minimum measures, structural and non-structural BMPs installed and/or implemented, including retrofits, and strategies developed and implemented for development and redevelopment that include green infrastructure and LID practices.	June 30, 2015
14. Annual assessment of the program to enhance water quality and submittal of a report of the assessment to NCDEQ. Any monitoring data and information generated from the previous year are to be submitted with each annual report.	Before October 1 st of each year

Table 20 describes the receiving waters for storm water discharges from Mecklenburg County's Phase II MS4s where WQRPs must be developed and implemented, including the completion of the 14 requirements listed above. The following subsections describe how TMDL requirements are being fulfilled for the applicable waters. The Rocky River and Goose Creek are the only waters where Mecklenburg County is the lead for TMDL compliance efforts as explained in Section 9.4.

Table 20: Waters that Require Water Quality Recovery Plans

AU Name	AU Number	TMDL Parameter	Reason for Rating	Use Category	Integrated Reporting Category	MS4 Allocation?
Long Creek	11-120-(2.5)	Turbidity	Standard Violation	Aquatic Life	4t ⁽²⁾	Yes
McKee Creek	13-17-8-4	Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	Yes
Rocky River	13-17a	Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	Yes
Steele Creek	11-137-10	Fecal Coliform	Standard Violation	Recreation	4t ⁽³⁾	Yes
Goose Creek	13-17-18a	Fecal Coliform	No Criteria Exceeded	Recreation	1t ⁽¹⁾	Yes

- (1) Parameter is supporting uses in the AU and there is an approved TMDL for the parameter.
- (2) Parameter assessment is impaired and there is an approved TMDL for the parameter.
- (3) This is a TMDL for South Carolina waters. Parameter assessment is impaired and there is an approved TMDL for the parameter.

9.5.1 Long, McKee and Steele Creeks

Long, McKee and Steele Creeks have approved TMDLs that include storm water waste load allocations for turbidity and fecal coliform bacteria, respectively. The majority of the watershed areas for these creeks lies within the City of Charlotte's Phase I jurisdiction but a portion is also located in the Phase II jurisdictions for the Town of Huntersville for Long Creek and Mecklenburg County for McKee and Steele Creeks. Therefore, the City of Charlotte has assumed the lead on all TMDL compliance efforts in these watersheds working in cooperation with the Phase II jurisdictions as explained in Section 9.4. In June 2009, the City of Charlotte developed WQRPs for Long and McKee Creeks to comply with their Phase I Permit requirements. These WQRPs were revised in June 2014. A WQRP was developed for Steele Creek in June 2012 and revised in June 2014.

9.5.2 Rocky River

The Rocky River has an approved TMDL that includes a storm water waste load allocation for fecal coliform bacteria, which requires the development of a WQRP. The Rocky River is located



entirely within Phase II jurisdictions; therefore, Mecklenburg County has assumed the lead in the development and implementation of all the compliance measures described in Table 19. In July 2010, CMSWS completed a WQRP for the portion of the Rocky River watershed that lies within Mecklenburg County's jurisdiction. The WQRP was updated in 2012, 2014 and 2015. All the requirements described in Table 19 have been completed on schedule as documented in the latest version of the WQRP dated August 2015. The WQRP for the Rocky River is available upon request to Mecklenburg County's Water Quality Program Manager.

9.5.3 Goose Creek

A fecal coliform TMDL was developed for Goose Creek in April 2005 and subsequently approved by the U.S. Environmental Protection Agency in July 2005. The TMDL applies to Goose Creek segments 13-17-18a and 13-17-18b. On August 10, 2006, NCDEQ submitted a letter to CMSWS requiring the development of a WQRP for fecal coliform bacteria impairment in Goose Creek. In September 2006, CMSWS completed and began implementation of the WQRP in partnership with the Town of Mint Hill in Mecklenburg County and the Towns of Stallings and Indian Trail in Union County. In the 2010 version of the 303d list, the fecal coliform impairment listing for the portion of Goose Creek in Mint Hill and Mecklenburg County was moved from Category 4t to Category 1t (no criteria exceeded). As a result, CMSWS discontinued the implementation of the Water Quality Recovery Program following approval from NCDEQ and subsequently implemented expanded BMPs within the scope of the six (6) minimum measures to continue water quality recovery efforts for reducing fecal coliform levels in Goose Creek. The specific expanded BMPs currently being implemented in Goose Creek are described below.

- 1. Public Education and Outreach: CMSWS and the Town of Mint Hill will continue public education and outreach in the Goose Creek Watershed through Emails and social media. The articles will focus on the continued implementation of practices targeted at limiting fecal coliform in storm water runoff. Specifically, proper pet waste disposal, maintenance of septic systems and green infrastructure will be focused upon. In addition, information will be distributed to residents in the Goose Creek watershed promoting the sale of rain barrels and tree seedlings as well as encouraging the voluntary installation of rain gardens at private residences.
- 2. <u>Public Participation and Involvement:</u> Residents and landowners in the Goose Creek Watershed will be targeted for voluntary participation in measures designed to minimize or reduce fecal coliform bacteria in storm water runoff as follows:
 - CMSWS and the Town of Mint Hill will partner with the Mecklenburg County Soil and Water Conservation District to sale rain barrels and tree seedlings in the Goose Creek Watershed as promoted in the Emails described in #1 above. These activities will occur in the fall and/or spring.
 - CMSWS and the Town of Mint Hill will work with residents to install rain gardens at private residences as promoted in the Email described in #1 above. Mecklenburg County will provide free assistance with the design of the rain garden that the resident will have to install at their expense. These activities will occur in the fall and/or spring.



- 3. <u>Illicit Discharge Detection & Elimination:</u> CMSWS maintains two (2) monitoring sites in the Goose Creek Watershed. Monitoring site #MY14 is located on Duck Creek (tributary of Goose Creek) at the Mecklenburg/Union County line and #MY9 is located at Goose Creek and Stevens Mill Road. These sites are sampled monthly on a fixed interval regardless of weather conditions. Among other parameters, the samples are analyzed for fecal coliform bacteria. Sample results are reviewed for high levels of fecal coliform bacteria and, if found, follow up activities are assigned to CMSWS staff for the purpose of identifying and eliminating pollution sources in accordance with the established IDDE protocols.
- 4. <u>Construction Site Runoff Control:</u> CMSWS and the Town of Mint Hill recognize the Goose Creek Watershed as a Critical Area for the control of erosion. Therefore, all new sediment and erosion control plans submitted for land development projects in the watershed are required to contain the following enhanced erosion control measures:
 - Baffles or fore bays shall be installed in all sediment basins.
 - Surface water draw down devices (risers or skimmers) shall be installed in all sediment basins.
 - Polyacrylamides (PAM) shall be used to reduce turbidity and suspended solids
 whenever a sediment trap, basin, pit, hole or building foundation is being pumped
 out to remove sediment laden water. This activity must be inspected and
 approved by the Mecklenburg County erosion control inspector.
 - Double silt fence shall be used along wetlands, streams, lakes or other surface water bodies as well as adjacent to all S.W.I.M. Buffers. High hazard silt fence will be installed as determined necessary by the field inspector.
 - The amount of uncovered area at any one time shall be limited to no more than 20 acres.
 - A 10-foot undisturbed buffer shall be provided around the outside edge of drainage features such as ephemeral, intermittent and perennial streams, ponds and wetlands. Incidental drainage improvements or repairs will be permitted within the buffer as approved by Mecklenburg County staff.
 - Installation of temporary ground cover or seeding must be performed within five (5) working days or slope drains installed after fill slopes are brought up in height.
 - Permanent terraces shall be installed on all slopes over 10 feet in height to reduce runoff velocity coming down the slopes.
- 5. Post Construction Runoff Control: NCDEQ developed a site-specific management plan for protection of the Carolina heelsplitter in Goose Creek under 15A NCAC 02B .0601, 15A NCAC 02B .0602, 15A NCAC 02B .0603, 15A NCAC 02B .0604, and 15A NCAC 02B .0605 effective January 1, 2009. The buffer requirements for the plan were developed under 15A NCAC 02B .0606, 15A NCAC 02B .0607, 15A NCAC 02B .0608, and 15A NCAC 02B .0609 effective February 1, 2009. The Town of Mint Hill subsequently modified its Post-Construction Storm Water Ordinance to comply with the site-specific management plan requirements. On October 30, 2009, CMSWS submitted a written request to NCDEQ for delegation of authority to enforce the site specific plan on behalf of the Town of Mint Hill. On January 14, 2010, the N.C. Environmental



Management Commission approved the delegation of authority and subsequently CMSWS has enforced the Goose Creek site specific management plan as a component of Mint Hill's Post-Construction Storm Water Ordinance. This Ordinance is available at the following website: http://stormwater.charmeck.org (select "Regulations", select "Post-Construction Programs & Manuals", select "Mecklenburg, Towns of...", select "Post-Construction Storm Water Ordinances", select "Mint Hill").

6. <u>Pollution Prevention/Good Housekeeping:</u> The Town of Mint Hill sweeps its municipal streets in the Goose Creek Watershed at a minimum of twice a year. Catch basins are cleaned by the Town on an as needed basis. Mint Hill maintenance staff receives annual training regarding measures necessary to reduce storm water pollutants from municipal operations. No municipal facilities are located in the Goose Creek Watershed.

9.6 Water Quality Recovery Strategies (WQRS)

Mecklenburg County's Phase II Permit requires the development and implementation of Water Quality Recovery Strategies (WQRSs) if the Phase II jurisdictions are or become subject to a TMDL that <u>does not</u> include an approved Waste Load Allocation (WLAs) assigned to storm water. The WQRS includes tailored and/or expanded BMPs within the scope of the Phase II Permit's six (6) minimum measures that are designed to enhance water quality recovery efforts as necessary to reduce storm water pollutant loads to the maximum extent practicable for the parameter(s) included in the TMDL. Table 21 describes the receiving waters for storm water discharges from Mecklenburg County's Phase II MS4s where this requirement applies. The following subsections describe how this requirement is being fulfilled for these applicable waters. Lake Wylie is the only water body where Mecklenburg County is the lead for TMDL compliance efforts as explained in Section 9.4.

Table 21: Waters that Require Water Quality Recovery Strategies

AU Name	AU Number	TMDL Parameter	Reason for Rating	Use Category	Integrated Reporting Category	MS4 Allocation?
Little Sugar	11-137-8b	Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	No
		Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	No
Little Sugar	11-137-8c	Turbidity	Data Inconclusive	Aquatic Life	4t ⁽²⁾	No
		Low Dissolved Oxygen	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
		Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	No
McAlpine Creek	11-137-9a	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
(Waverly Lake)		Low Dissolved Oxygen	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
		Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	No
McAlpine Creek	11-137-9c	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
(Waverly Lake)		Low Dissolved Oxygen	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
McAlpine Creek	11-137-9d	Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	No
(Waverly Lake)	11-13/-9U	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No



AU Name	AU Number	TMDL Parameter	Reason for Rating	Use Category	Integrated Reporting Category	MS4 Allocation?
		Low Dissolved Oxygen	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Sugar Craals	11-137b	Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	No
Sugar Creek	11-15/0	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Sugar Craals	11-137c	Fecal Coliform	Standard Violation	Recreation	4t ⁽²⁾	No
Sugar Creek	11-15/6	Turbidity	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Lake Wylie	11-122	Chlorophyll a	No Criteria Exceeded	Aquatic Life	1t ⁽¹⁾	No
Lake Wylie	11-(123.5)a	Chlorophyll a	Potential Standard Violation	Aquatic Life	3t ⁽⁴⁾	No

- (1) Parameter is supporting uses in the AU and there is an approved TMDL for the parameter.
- (2) Parameter assessment is impaired and there is an approved TMDL for the parameter.
- (3) This is a TMDL for South Carolina waters. Parameter assessment is impaired and there is an approved TMDL for the parameter.
- (4) Parameter is Not Rated in the AU and there is an approved TMDL for the parameter.

9.6.1 Little Sugar, Sugar and McAlpine Creeks

Portions of Little Sugar, Sugar and McAlpine (Waverly Lake) Creeks have approved TMDLs for fecal coliform bacteria, turbidity and low dissolved oxygen that do not include storm water waste load allocations. The majority of the watershed areas for these creeks lies within the City of Charlotte's Phase I jurisdiction but a portion is also located in the Phase II jurisdictions for Mecklenburg County and the Towns of Pineville and Matthews. Therefore, the City of Charlotte has assumed the lead on all TMDL compliance efforts in these watersheds working in cooperation with the Phase II jurisdictions as explained in Section 9.4. The City of Charlotte has evaluated its strategies and tailored and/or expanded BMPs within the scope of its six (6) minimum measures to enhance water quality recovery efforts as necessary to reduce storm water pollutant loads for fecal coliform bacteria, turbidity and low dissolved oxygen in these watersheds. These WQRSs have been implemented in the Phase II jurisdictions as described below.

1. Public Education & Outreach – Fecal coliform bacteria and turbidity are targeted pollutants for the Public Education and Outreach Program focusing on residential and commercial audiences (see Table 3 in Section 3.3). For fecal coliform bacteria, both human and animal wastes are identified as the targeted sources. The primary issues associated with these sources are the improper disposal of cooking grease to the sanitary sewer system causing blockages and sewer overflows, and the failure to collect and properly dispose of pet waste. To address these issues, specific radio, television and print ads have been incorporated into the media campaign. In addition, staff participates in events targeted at dog owners, including setting up displays and distributing educational materials to promote the proper disposal of dog waste. Utility bill inserts are also used to promote the proper disposal of grease and pet waste. For turbidity, sediment is identified as the targeted source. The primary issues associated with this source are improper erosion control measures at land development sites, inadequate post-construction storm water controls, inadequate water quality buffers, and unstable stream channels. The primary public education and outreach mechanism for addressing the erosion control



issue is the Charlotte-Mecklenburg Certified Site Inspector (CMCSI) training described in Section 6.8. For addressing inadequate post-construction controls and water quality buffers, CMSWS provides public education and outreach through the use of brochures and workshops targeted at both residential and commercial audiences. The issue of unstable stream channels is addressed through workshops held in communities where CMSWS plans to perform channel restoration projects. The CMSWS website contains educational information and directions for reporting suspected pollution problems for both fecal coliform bacteria and sediment. The website includes a variety of information regarding both pollutants, including brochures, videos, Emails, utility bill inserts, etc.

- 2. <u>Public Involvement & Participation</u> Volunteers are informed to be watchful for the indicators of elevated bacteria and turbidity levels as well as low dissolved oxygen in surface waters and of the proper mechanism for reporting such problems. In addition, a volunteer monitoring program has been developed and implemented in both the Phase I and Phase II jurisdictions in Mecklenburg County with coliform bacteria, turbidity and dissolved oxygen included among the monitored parameters. Data is made available to staff for the initiation of appropriate follow up activities.
- 3. <u>Illicit Discharge Detection & Elimination</u> CMSWS performs monthly monitoring for fecal coliform bacteria, turbidity and low dissolved oxygen at select stream sites in both the Phase I and Phase II jurisdictions and conducts follow up actions as necessary in response to water quality standard violations and Action level exceedances for the purpose of identifying and eliminating pollution sources (see Section 5.6.1). In addition, CMSWS uses an index of water quality conditions referred to as the Stream Use Support Index or SUSI to identify areas with negatively impacted water quality conditions and a high likelihood of illicit discharges. Two (2) of the five (5) sub-indices included in SUSI are fecal coliform bacteria and physical parameters (including turbidity, dissolved oxygen and temperature), which are tracked over three (3) time horizons for the identification and elimination of pollution sources, including short term (data from the current month), middle term (data from the past 10 to 12 months) and long term (data from the past 1 to 2 years).
- 4. <u>Post-Construction Ordinance</u> The water quality modeling that guided the development of the post-construction ordinances for the Phase II jurisdictions included consideration of fecal coliform bacteria and turbidity as primary pollutants of concern.

9.6.2 Lake Wylie

Portions of Lake Wylie have an approved TMDL for Chlorophyll a that was developed in 1995. The TMDL does not include a storm water waste load allocation. The majority of the watershed for Lake Wylie lies within the Phase II jurisdictions; therefore, Mecklenburg County has assumed the lead on all TMDL compliance efforts working in cooperation with the City of Charlotte's Phase I program as explained in Section 9.4. Mecklenburg County has evaluated its strategies and tailored and/or expanded BMPs within the scope of its six (6) minimum measures to enhance water quality recovery efforts as necessary to reduce storm water pollutant loads for Chlorophyll a in this watershed. These WQRSs have been implemented in the Phase II jurisdictions as described below.



- 1. Public Education & Outreach: Phosphorus, nitrogen and organics are among the targeted pollutants for the Public Education and Outreach Program with fertilizers, pesticides and yard waste identified as the targeted sources (see Table 3 in Section 3.3). One of the primary issues associated with these targeted sources is the improper application, handling and storage of lawn care products, including fertilizers. To address these issues, specific radio, television and print ads have been incorporated into the media campaign. Utility bill inserts are also used to promote the proper application of fertilizers and disposal of yard waste.
- 2. Public Involvement & Participation: Volunteers are informed to be watchful for the indicators of elevated nutrient levels in surface waters and of the proper mechanism for reporting such problems. In addition, a volunteer monitoring program has been developed and implemented in both the Phase I and Phase II jurisdictions in Mecklenburg County with nitrate and phosphate as two (2) of the monitored parameters. Volunteers are trained to physically assess surface waters for signs of elevated nutrient levels, such as algae blooms, and to report these findings. Data is made available to staff for the initiation of appropriate follow up activities.
- 3. <u>Illicit Discharge Detection & Elimination:</u> CMSWS performs water quality monitoring at select locations on Lake Wylie every other month throughout the year for the following parameters: Chlorophyll a, Nitrate + Nitrite, Total Kjeldahl Nitrogen, Total Phosphorus, Secchi Disk (field), Temperature (field), Dissolved Oxygen (field), Conductivity (field), pH (field), Fecal Coliform, Alkalinity, Ammonia Nitrogen, Turbidity (lab/ field), Copper, Chromium, Lead, Zinc, Mercury, Manganese, Arsenic, Cadmium, Nickel, Selenium, Aluminum, Iron, and VOCs (annually). Staff conducts follow up activities as necessary in response to State standard and/or Action level exceedances for the purpose of identifying and eliminating pollution sources. In addition, CMSWS uses an index of water quality conditions referred to as the Lake Use Support Index or LUSI to identify areas with negatively impacted water quality conditions and a high likelihood of illicit discharges. One of the five (5) sub-indices included in LUSI is eutrophication, which utilizes the N.C. Trophic State Index (NCTSI). As a measurement of this sub-index, five (5) parameters are tracked over three (3) time horizons for the identification and elimination of pollution sources, including short term (data from the current month), middle term (data from the past 10 to 12 months) and long term (data from the past 1 to 2 years). These parameters include Chlorophyll a, Secchi Depth, Total Phosphorus, Total Kjeldahl Nitrogen, and Nitrate + Nitrite. In response to trends, watershed initiatives are developed and implemented for the identification and elimination of point and non-point sources of pollution contributing to eutrophication and elevated Chlorophyll a levels.
- 4. <u>Post-Construction Ordinance</u>: The post-construction ordinance adopted for the watershed area draining to Lake Wylie requires applicable new development and redevelopment to install structural BMPs when built-upon area exceeds a threshold of 12%. These BMPs must be designed to have a minimum of 85% average annual removal for Total Suspended Solids as required by State law and must additionally be designed to have a minimum of 70% average annual removal for Total Phosphorus. This additional



requirement for Total Phosphorus was specifically included in the ordinance to address the Chlorophyll a impairment in Lake Wylie.

9.7 Program Evaluation

By August 31st of each year, CMSWS will complete a written report and submit to NCDEQ. This written report will include the following: Overview of Mecklenburg County TMDLs, assessment of the Storm Water Quality Management Program Plan, including an assessment of Water Quality Recovery Plans and Strategies and a summary of monitoring data, and conclusions. A brief description of the content of each of these sections is provided below.

Overview of Mecklenburg County TMDLs

- 1. Indicate that the lead responsibility for the development and implementation of water quality recovery programs and strategies has been broken out between the Phase I and Phase II jurisdictions as indicated in the Storm Water Quality Management Program Plan.
- 2. Provide an updated table and map illustrating the TMDL watershed responsibilities of the City and County.

Assessment of Storm Water Quality Management Program Plan

- 1. <u>BMPs:</u> Review the BMPs and associated measureable goals described in the Storm Water Quality Management Program Plan and compare to the requirements contained in the Phase II Permit. Identify whether the BMPs have been fully implemented and indicate the Activity Report number from Cityworks that provides the documentation. Indicate whether these BMPs are effective and describe necessary changes as well as any additional BMPs and associated measureable goals needed to fulfill permit requirements to the maximum extent practicable.
- 2. Tracking and Reporting Successes: Describe the successes toward achieving the TMDL WLA and to reduce the TMDL pollutant of concern to the maximum extent practicable within the Rocky River watershed. Successes could include increased inspections, completion of expanded and/or tailored BMPs within the scope of the six (6) minimum measures, structural and non-structural BMPs installed and/or implemented, including retrofits and strategies developed and implemented for development and redevelopment that include green infrastructure and LID practices. Also include a summary of monitoring data collected in the TMDL watersheds that are the responsibility of the Phase II jurisdictions.

Assessment of Water Quality Recovery Plans and Strategies

- 1. Indicate the results of the annual evaluation of plans and strategies and identify improvements to be made, including a schedule for implementation.
- 2. Summarize the progress made toward TMDL compliance.
- 3. Explain future challenges and how the program is adapting to meet these challenges.

During the fiscal year following the completion of the above report, the Storm Water Plan, program activities and BMPs will be modified as necessary based on the results of this



evaluation in order to ensure that the specific goals and objectives of the TMDL Program are being effectively and efficiently fulfilled to the maximum extent practicable.



Section 10: Documentation, Review and Reporting

10.1 Documentation

Implementation of the Storm Water Plan will include documentation of all program components that are being undertaken by CMSWS including, but not limited to, inspections, maintenance activities, educational programs, implementation of BMPs, enforcement actions, and other storm water activities. Monitoring information, including all calibration and maintenance records, and copies of all reports required by the Phase II Permit will also be maintained by CMSWS. All documentation will be maintained digitally in EDMS by CMSWS for a period of no less than five (5) years. Documentation will be made available to NCDEQ upon request.

10.2 Storm Water Plan Review and Modification

CMSWS will review the Storm Water Plan on at least an annual basis for the purpose of identifying the modifications and improvements necessary to maximize Storm Water Plan effectiveness at achieving established program goals and fulfilling Permit requirements to the extent practicable. The review will also serve to assess the need for modifications to address procedural, protocol, or programmatic changes. All such identified modifications and improvements will be completed and the Storm Water Plan updated as soon as practicable, but not later than 90 days from when the need for the change is identified. Implementation of the updated Storm Water Plan typically occurs at the beginning of the next fiscal year beginning July 1st but could be sooner depending on the nature of the change. CMSWS will submit a digital version of the modified Storm Water Plan to NCDEQ immediately upon completion.

10.3 Reports to NCDEQ

CMSWS will submit annual reports to NCDEQ by the last work day in August of each year along with a Program Assessment Report Certification. These annual reports will include appropriate information for accurately describing the progress, status, and results of the implementation of the Storm Water Plan. The following components are included in this annual report:

- Detailed description of the status of implementation of the Storm Water Plan as a whole, including information on development and implementation of each major component of the Storm Water Plan for the past year and schedules and plans for the year following each report.
- Description and justification of any proposed changes to the Storm Water Plan, including descriptions and supporting information for the proposed changes and how these changes will impact the effectiveness and implementation schedule of the Storm Water Plan. Typically, this information is provided when the revised Storm Water Plan is submitted to NCDEQ as described in Section 10.2 above and is included in the annual report only when the submittal of the revised plan coincides with the submittal of the annual report, which rarely occurs.



- Description of necessary changes to programs or practices for assessment of management measures implemented through the Storm Water Plan.
- Summary of data accumulated through the implementation of the Storm Water Plan throughout the year.
- Assessment of compliance with the permit, information on the establishment of appropriate legal authorities, inspections, and enforcement actions.

In addition to the Storm Water Assessment Program Report described above, CMSWS will also submit an annual report to NCDEQ documenting its annual assessment of the program to enhance water quality in the watersheds to which a TMDL applies. These TMDL reports will be submitted by the last work day in August of each year.



Appendix A: BMP Summary Table



#	ВМР	Measurable Goals	S	ched	lule ((yea	rs)	Responsible	Phone #	Email
	Description		1	2	3	4	5			Address
PE-9	Evaluate Effectiveness of Public Education and Outreach Program	Evaluate the effectiveness of the storm water education/outreach program at meeting established goals. Include in this evaluation a review of the effectiveness of volunteer initiatives. Also, include an estimate of the extent of exposure for the media campaign and a comparison to previous years. Modify programs activities as necessary to enhance its overall effectiveness at meeting	X		X	X	X		980-722- 8881	deania.russo @mecklenbu rgcountync.g ov
PE-10(c)	Develop & Distribute Pollution Prevention Brochures & Educational	established goals. Develop and distribute educational brochures and storm water pollution	X	X	X	X	X	Z Deania Russo (Environmental	980-722- 8881	deania.russo @mecklenbu
	Materials	prevention awareness information through responses to citizen requests for service, special events, workshops, and other appropriate venues. Include information regarding the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollution, including participating in volunteer programs and reporting suspected pollution problems.						Specialist)		rgcountync.g ov
PE-10(d)	Distribute Newsletters	Distribute newsletters designed to reach the targeted audience described in Section 3.4. Include information regarding the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollution, including participating in volunteer programs.	X	X	X	X	X	C Deania Russo (Environmental Specialist)	980-722- 8881	deania.russo @mecklenbu rgcountync.g ov
PE-10(e)	Conduct Media Campaign & Maintain Website	Develop and implement a media campaign designed to reach the targeted audience described in Section 3.4. Promote the 311 helpline, the Storm Water Services web page, and the Water Watchers app as the mechanisms for reporting suspected pollution problems. Promote and maintain informational pages on CMSWS's website that contain	X	X	X	X	X	C Deania Russo (Environmental Specialist)	980-722- 8881	deania.russo @mecklenbu rgcountync.g ov



#	BMP	Measurable Goals	S	ched	lule	(yea	rs)	Responsible	Phone #	Email
#	Description	Wieasurable Goals	1	2	3	4	5	Staff	Phone #	Address
		information on current water quality								
		conditions, storm water pollutants and								
		ways to minimize them, and municipal								
		storm water projects/activities as well as								
		provide a means to register for various								
		volunteer initiatives discussed in Section								
		4. Also provide contacts for reporting								
		pollution problems/concerns and								
		submitting questions to staff.								
PE-10(f)	Conduct Presentations for Schools/	Develop age-specific educational	X	X	X	X	X	Deania Russo	980-722-	deania.russo
	Teachers	information for use in schools and for						(Environmental	8881	@mecklenbu
		presentations to school age children.						Specialist)		rgcountync.g
		Present information in appropriate format.								ov
PE-10(g)	Conduct Outreach Program for	Conduct an educational campaign to	X	X	X	X	X	Deania Russo	980-722-	deania.russo
	Commercial/ Industrial Facilities	inform commercial/industrial facilities of						(Environmental	8881	@mecklenbu
		the sources of pollutants and actions they						Specialist)		rgcountync.g
		can take to improve water quality.								OV
PI-1	Conduct Phase II Public Meeting	Meet with SWAC in a public forum to	X	X	X	X	X	Rusty Rozzelle	980-314-	rusty.rozzelle
		provide information regarding activities						(Water Quality	3217	@mecklenbu
		performed to comply with Phase II						Program		rgcountync.g
		requirements and to receive input						Manager)		ov
		regarding storm water issues and								
		compliance efforts.								
PI-2	Implement Adopt-A-Stream Program	Implement an Adopt-A-Stream Program	X	X	X	X	X	Deania Russo	980-722-	deania.russo
		for the Phase II jurisdictions/entities.						(Environmental	8881	@mecklenbu
		This program will include the adoption of						Specialist)		rgcountync.g
		stream sections by the general public,								ov
		businesses and institutions. These stream								
		sections will be walked at least twice a								
		year by the adoption group, pollution								
		sources will be identified and eliminated,								
		and trash removed. One-time cleanups are								
DI 2	I I I G D : M I	also conducted.	37	37	37	37	37	D : D	000 700	1 .
PI-3	Implement Storm Drain Marking	Implement a Storm Drain Marking	X	X	X	X	X	Deania Russo	980-722-	deania.russo
	Program	Program for the Phase II						(Environmental	8881	@mecklenbu
		jurisdictions/entities. This program will						Specialist)		rgcountync.g
		include the placement of markers on								ov
		storm drain inlets with the message "Do								
		Not Dump – Drains To Creek."								



#	ВМР	Measurable Goals	S	ched	lule ((yea	rs)	Responsible	Phone #	Email
	Description	Measurable Goals	1	2	3	4	5	Staff		Address
PI-4	Conduct The Big Spring Clean event	Conduct annual cleanup event aimed at removing trash and debris from lakes and streams and identifying pollutant sources.	X		X	X	X	Deania Russo (Environmental Specialist)	980-722- 8881	deania.russo @mecklenbu rgcountync.g ov
VM	Implement Volunteer Monitoring Program	Implement a Volunteer Monitoring Program in the Phase II jurisdictions/ entities. This program will include the use of volunteers to monitor and report general water quality conditions in streams.	X	X	X	X	X	Deania Russo (Environmental Specialist)	980-722- 8881	deania.russo @mecklenbu rgcountync.g ov
Tree Planting	Implement Tree Planting Program	Implement tree planting events in conjunction with Creek ReLeaf in the Phase II jurisdictions/entities. This program will include planting trees in buffers to enhance stream stability, improve water quality, and restore habitat. This program will include the use of volunteers to adopt and conduct routine maintenance on Creek ReLeaf sites, where applicable.	X	X	X	X	X	Deania Russo (Environmental Specialist)	980-722- 8881	deania.russo @mecklenbu rgcountync.g ov
PI-5	Conduct Annual Volunteer Appreciation Event	Conduct annual volunteer appreciation event. The purpose of the event will be to recognize volunteer efforts for protecting water quality.	X		X	X	X	Deania Russo (Environmental Specialist)	980-722- 8881	deania.russo @mecklenbu rgcountync.g ov
ID-1	Maintain Storm Sewer System Maps	Maintain and update as necessary maps of the storm sewer systems serving all Phase II jurisdictions/entities in Mecklenburg County showing the locations of inlets, outlets and receiving waters.	X		X	X	X	Josh DeMaury (Senior Environmental Specialist)	980-314- 3222	Josh.demaur y@mecklenb urgcountync. gov
ID-2	Conduct Field Screening for Non- Storm Water Flows	Conduct field investigations for identifying dry weather flows to the storm sewer system including sampling and elimination of identified pollution sources.	X		X			John McCulloch (Environmental Supervisor)	980-314- 3219	john.mccullo ch@mecklen burgcountyn c.gov
ID-3	Enforce Surface Water Pollution Control Ordinance	Prohibit non-storm water discharges in accordance with IDDE Policies and Procedures through the enforcement of the surface water pollution control ordinances, except those discharges	X	X	X	X	X	Richard Farmer (Environmental Supervisor)	980-314- 3215	richard.farme r@mecklenb urgcountync. gov



#	ВМР	Measurable Goals	S	ched	lule ((yea	rs)	Responsible	Phone #	Email
#	Description		1	2	3	4	5	Staff	Phone #	Address
		specifically allowed by the ordinances. Track all investigations and document the date(s) illicit discharges are observed, the results of investigations, follow up actions conducted, and the dates investigations are closed. Also, track the issuance of all notices of violation and enforcement actions, including identifying chronic violators for instituting actions to reduce noncompliance. At least annually, assess the effectiveness of these ordinances at prohibiting illicit connections and discharges and update/revise as necessary.								
ID-4	Implement Water Quality Monitoring Program	Conduct water quality monitoring activities and follow up as necessary to identify and eliminate illicit discharges to the storm sewer system and surface waters in accordance with IDDE procedures.	X	X	X	X	X	Olivia Edwards (Environmental Supervisor)	980-314- 3213	olivia.edwar ds@mecklen burgcountyn c.gov
ID-5	Public Outreach Program for Illicit Discharges & Improper Waste Disposal	Develop and implement a program to inform the general public, businesses, industries, and public employees (including municipal staff, who, as part of their normal job responsibilities, may come into contact with or otherwise observe an illicit discharge or illicit connection to the storm sewer system), of the hazards associated with illegal discharges and improper disposal of waste as well as the mechanism for reporting. This will be incorporated into activities conducted for the Public Education and Outreach Program.	X		X		X	(Environmental Specialist)	980-722- 8881	deania.russo @mecklenbu rgcountync.g ov
ID-6	Conduct Follow up Inspections and Respond to Citizen Requests and Emergencies	Respond to citizen requests for service and emergency situations as well as conduct follow up inspections as necessary to identify and eliminate	X	X	X	X	X	John McCulloch, David Caldwell, Richard Farmer, and Olivia	980-314- 3219	john.mccullo ch@mecklen burgcountyn c.gov



#	ВМР	Measurable Goals	S	ched	lule ((yea	rs)	Responsible	Phone #	Email
#	Description		1	2	3	4	5	Staff	Phone #	Address
		pollution problems and restore water quality conditions in accordance with IDDE Policies and Procedures.						Edwards (Environmental Supervisors)		
ID-8	Stream Walk/Outfall Inventory & Inspection/ Dry Weather Flow Analysis	Conduct stream walk activities, inventory and inspect storm drain outfalls and identify dry weather flows as well as identify and eliminate illegal discharges and other pollution sources in accordance with IDDE Policies and Procedures.	X	X	X	X	X	Josh DeMaury (Senior Environmental Specialist)	980-314- 3222	Josh.demaur y@mecklenb urgcountync. gov
ID-9	Illicit Discharge Elimination Program (IDEP)	Investigate and monitor select locations on a regular, recurring schedule for the identification and elimination of pollution problems using physical observations in accordance with IDDE Policies and Procedures.	X		X	X		Andrew DeCristofaro (Environmental Specialist)	980-314- 3228	andrew.decri stofaro@mec klenburgcou ntync.gov
ID-10	Evaluate Effectiveness of IDDE Program	Maintain and evaluate annually written procedures for conducting investigations of illicit discharges as well as the effectiveness of the IDDE program in general and modify as necessary. Include in this assessment a review of the written IDDE Policies and Procedures.	X	X	X	X	X	John McCulloch (Environmental Supervisor)	980-314- 3219	john.mccullo ch@mecklen burgcountyn c.gov
CS-1	Enforce Erosion Control Ordinances	Enforce erosion and sedimentation control ordinances for the Phase II jurisdictions by permitting and controlling development activities disturbing one or more acres of land surface and those activities less than one acre that are part of a larger common plan of development as authorized under the Sediment Pollution Control Act of 1973.	X	X	X	X	X	Jason Klingler (Senior Environmental Specialist)	980-314- 3221	jason.klingle r@mecklenb urgcountync. gov
CS-2	Erosion Control Education	Develop and implement an outreach program to educate contractors and land developers regarding proper erosion control.	X		X	X	X	Jason Klingler (Senior Environmental Specialist)	980-314- 3567	jason.klingle r@mecklenb urgcountync. gov
CS-3	Evaluate Effectiveness of Erosion Control Program	Evaluate the effectiveness of the program and modify as necessary. Include in this assessment a review of written policies and procedures.	X	X	X	X	X	Jason Klingler (Senior Environmental Specialist)	980-314- 3221	jason.klingle r@mecklenb urgcountync. gov



щ	BMP	Magazzahla Caala	S	ched	lule ((yea:	rs)	Responsible	Dhana #	Email
#	Description	Measurable Goals	1	2	3	4	5	Staff	Phone #	Address
PC-1	Implement Post-Const. Storm Water Ordinances	Implement the post-construction ordinances adopted in the Phase II areas.	X	X	X	X	X	Rusty Rozzelle (Program	980-314- 3217	rusty.rozzelle @mecklenbu
	Ordinances	ordinances adopted in the rhase if areas.						Manager)	3217	rgcountync.g
								ivianager)		ov
PC-2	Implement BMP Inspections	Conduct site inspections of structural	X	X	X	X	X	Heather Davis	980-314-	heather.davis
		storm water controls installed for						(Senior	3571	@mecklenbu
		compliance with ordinance requirements.						Environmental		rgcountync.g
							L	Specialist)		ov
PC-3	Implement a Program to Educate and	Implement a program to educate the	X	X	X	X	X	•	980-314-	rusty.rozzelle
	Assist Developers	development community and the general						(Program	3217	@mecklenbu
		public concerning the post-construction storm water management requirements.						Manager)		rgcountync.g ov
PC-5	Evaluate Effectiveness of Post-	Evaluate the effectiveness of the program	X	X	X	X	X	Rusty Rozzelle	980-314-	rusty.rozzelle
	Construction Program	and modify as necessary. Include in this						(Program	3217	@mecklenbu
		assessment a review of written policies						Manager)		rgcountync.g
		and procedures.								ov
PP-1	Implement Employee Training	Implement a training program for	X	X	X	X	X	Dylan Kirk	704-619-	dylan.kirk@
	Program	employees involved in implementing						(Environmental	8965	mecklenburg
		pollution prevention and good						Specialist)		countync.gov
PP-2	Cond. of Lorentines of Marie and	housekeeping practices.	X	X	37	W	37	Richard Farmer	980-314-	richard.farme
PP-2	Conduct Inspections of Municipal Operations	Conduct annual inspections of all municipal owned and operated facilities	A	X	X	X	X	(Environmental	3215	r@mecklenb
	Operations	with the significant potential for						Supervisor)	3213	urgcountync.
		generating polluted storm water runoff.						Supervisor)		gov
		Once every 5 years, conduct inspections								80.
		of private operations located on property								
		owned by a co-permittee that has the								
		significant potential for generating								
		polluted storm water runoff. Identify								
		potential pollution sources and work with								
		each jurisdiction/entity to ensure that these sources are eliminated. Distribute								
		and explain written guidance materials								
		developed in PP-1 as needed.								
PP-3	Maintain and Update Spill Response	Develop and implement spill response	X	X	X	X	X	Richard Farmer	980-314-	richard.farme
	Procedures	procedures for municipal owned and						(Environmental	3215	r@mecklenb
		operated facilities with the significant						Supervisor)		urgcountync.
		potential for generating polluted storm								gov
		water runoff.								



#	ВМР	Measurable Goals	S	ched	lule ((yea	rs)	Responsible	Phone #	Email
	Description		1	2	3	4	5	Staff		Address
PP-4	Maintain and Implement Storm Water Pollution Prevention Plans	Maintain, implement, evaluate annually and update as necessary Storm Water Pollution Prevention Plans (SWPPP) for municipal owned and operated facilities with the significant potential for generating polluted storm water runoff. Once every 5 years, evaluate SWPPPs for private operations located on property owned by a co-permittee that has the significant potential for generating polluted storm water runoff. This SWPPP must include the frequency of inspections	X		X	X		Richard Farmer (Environmental Supervisor)	980-314- 3215	richard.farme r@mecklenb urgcountync. gov
PP-5	Maintain and Update an Inventory of Municipal Operations	and routine maintenance requirements. Maintain an inventory of all facilities and operations owned and/or operated by the County, Towns, CMS and CPCC that have a significant potential for generating polluted storm water runoff, including (but not limited to) those facilities that are subject to NPDES storm water general permits or individual NPDES permits for discharges of storm water associated with industrial activity. Include in this inventory the permit number and certificate of coverage number for each facility.	X		X	X	X	Richard Farmer (Environmental Supervisor)	980-314-3215	richard.farme r@mecklenb urgcountync. gov
PP-9	Evaluate Effectiveness of Pollution Prevention/ Good Housekeeping Program	Evaluate the effectiveness of the program and modify as necessary.	X		X	X	X	Richard Farmer (Environmental Supervisor)	980-314- 3215	richard.farme r@mecklenb urgcountync. gov
IW-1	Evaluate Impaired Waters	Evaluate the current 305(b) integrated report to identify those impaired waters with an approved TMDL that are the responsibility of the Phase II jurisdictions.	X		X			(Program Manager)	980-314- 3217	rusty.rozzelle @mecklenbu rgcountync.g ov
IW-2	Develop and Implement Water Quality Recovery Plans	Develop and implement written Water Quality Recovery Programs (WQRPs) for those watersheds with TMDLs that include a Waste Load Allocation (WLA)	X	X	X	X	X	Rusty Rozzelle (Program Manager)	980-314- 3217	rusty.rozzelle @mecklenbu rgcountync.g ov



#	BMP	Measurable Goals S		ched	lule	(yea	rs)	Responsible	Phone #	Email
#	Description			2	3	4	5	Staff		Address
		assigned to storm water.								
IW-3	Develop and Implement Water Quality	Develop and implement Water Quality	X	X	X	X	X	Rusty Rozzelle	980-314-	rusty.rozzelle
	Recovery Strategies	Recovery Strategies (WQRSs) for those						(Program	3217	@mecklenbu
		watersheds with TMDLs that do not						Manager)		rgcountync.g
		include a Waste Load Allocation (WLA)								ov
		assigned to storm water.								
IW-4	Assess, Report and Modify WQRPs	Assess the effectiveness of the WQRPs	X	X	X	X	X	Rusty Rozzelle	980-314-	rusty.rozzelle
		and WQRSs, summarize in a written						(Program	3217	@mecklenbu
		report and submit the report to NCDEQ.						Manager)		rgcountync.g
										ov



Appendix B: Post-Construction Policy for Transportation Projects in the Phase II Jurisdictions



Post-Construction Policy for Transportation Projects in the Phase II Jurisdictions

Program Purpose and Background

The purpose of the Post-Construction Policy for Transportation Projects within the Phase II jurisdictional areas (including Mecklenburg County and the Towns of Cornelius, Davidson, Huntersville, Matthews, Mint Hill and Pineville) is to ensure that these projects meet all federal, state, and local requirements. Specifically, this policy is written for public transportation projects that involve roadway construction not associated with a subdivision or development. Please note that this policy document does not apply to:

- Roadway projects associated with development These projects (such as road widening or turn lane addition) are treated as part of the development and the right-of-way area and builtupon area should be included in storm water calculations for the development.
- Roadway projects constructed by the North Carolina Department of Transportation (NCDOT) These projects are subject to NCDOT's Post-Construction program; therefore, these projects are not subject to local Post-Construction ordinances.

According to Section 15A NCAC 02H.1003(d)(3)(C) of the North Carolina Administrative Code, public road and public bridge projects within Phase II municipalities shall (to the maximum extent practicable):

- Minimize built-upon surfaces,
- · Divert storm water away from surface waters as much as possible, and
- Employ other best management practices (BMPs) to minimize water quality impacts.

The North Carolina Division of Water Quality (NCDWQ) suggests that regulated public entities use BMPs in the North Carolina Department of Transportation's (NCDOT's) "Best Management Practices Toolbox" developed for linear systems, which has been approved by NCDWQ to meet post-construction requirements for linear roadway systems.

Applicability

Public roadway projects are subject to the applicability criteria of the applicable jurisdiction's Post-Construction ordinance in which the project is located. For post-construction purposes, public roadway projects will be considered commercial/industrial development or redevelopment. The post-construction applicability criteria are found in Section 105 of the Post-Construction ordinances for all Phase II jurisdictions with the exception of the Town of Huntersville, where the applicability criteria are contained within Section 8.17.3 of the ordinance and the Town of Matthews where the applicability criteria are found in Section 154.005. The grandfathering (or exemption) of public projects is consistent with the rights given to private developers under applicability and exceptions provisions of the Post-Construction ordinances. In the event that Post-Construction ordinance requirements apply to a public roadway project, the responsible public entity shall work with the staff of Charlotte Mecklenburg Storm Water Services' Water Quality Program to ensure compliance with the above described three (3) minimum measures to the maximum extent practicable.

BMPs for Public Linear Roadway Projects

The North Carolina Department of Transportation (NCDOT) developed a list of structural BMPs suitable for linear projects published in NCDOT's Storm Water Best Management Practices Toolbox.



NCDOT's BMP Toolbox has been approved for use by NCDWQ for linear roadway projects. To the extent practicable, the jurisdictions shall use BMPs from the North Carolina Department of Transportation's "Best Management Practices Toolbox" developed for linear systems, which has been approved by NCDWQ to meet post-construction requirements for linear roadway systems. The designs in the Charlotte-Mecklenburg BMP Design Manual are also used where practicable. In addition, when public linear roadway projects use bridges over surface waters, bridge drainage systems that eliminate or minimize direct discharge to surface waters are required. More information on bridge drainage systems can be found in Chapter 9 of NCDOT's BMP Toolbox. A copy of NCDOT's BMP Toolbox can be found at the following website:

http://www.ncdot.org/programs/environment/stormwater/npdes_permit/.

BMP Maintenance

Perpetual maintenance is required on all public-owned BMPs by the jurisdiction constructing the roadway. Each BMP shall be recorded in the Charlotte-Mecklenburg Storm Water Services – County Water Quality Program BMP database and will be subject to annual compliance inspections and periodic maintenance.

The only exception to this is when roadway projects are constructed to NCDOT standards that are to be turned over for maintenance to NCDOT following construction. These BMPs shall be maintained in accordance with NCDOT requirements and shall not be subject to the local post-construction ordinance maintenance requirements.



Appendix C: Phase II Municipal Facility Inventory Procedures



Phase II Municipal Facility Inventory Procedures (PP-5)

July 30, 2015

Purpose

The purpose of the Municipal Facility Inventory is to fulfill the requirement of the Phase II permit listed in Section G.2.b. of Permit NCS000395 for Mecklenburg County and the six towns, which requires development of an inventory of county and town-owned municipal operations that have significant potential for generating polluted storm water runoff.

Procedure for Evaluation of Facilities

During the first permit term, the following language was contained in Section G regarding Pollution Prevention and Good Housekeeping for Municipal Operations: "Develop an inventory of all facilities and operations owned and operated by the permittee with the potential for generating polluted stormwater runoff. Specifically inspect the potential sources of polluted runoff, the stormwater controls, and conveyance systems. Evaluate the sources, document deficiencies, plan corrective actions, and document the accomplishment of corrective actions." Charlotte Mecklenburg Storm Water Services (CMSWS) updated its Storm Water Quality Management Program Plan (Storm Water Plan) to include procedures to evaluate 20 percent of the municipal operations each year of the current permit to determine which county and townowned facilities have the "potential for generating polluted stormwater runoff" and are therefore required to comply with this Section of the permit. The program element for this requirement was PP-5. CMSWS used the phased approach described in "A" below to conduct this evaluation. This evaluation was completed by the end of the permit term on June 30, 2010, resulting in the development of the Tables 11, 12, 13, and 14 of the Storm Water Plan.

Mecklenburg County's Phase II Permit was renewed on November 11, 2011. This new permit changed Section G from applying to facilities with the "potential for generating polluted stormwater runoff" to applying to facilities with the "significant potential for generating polluted stormwater runoff." This change resulted in CMSWS changing its evaluation procedures to those described in "B" below. This evaluation was completed on June 30, 2015.

A. FIRST PERMIT TERM

- 1. Accumulate a listing of all county and town-owned properties in a spreadsheet format.
- 2. Determine if the properties are located in an urbanizing area (UA). <u>All properties in Mecklenburg County have been deemed to be an urbanizing area by the State of North Carolina.</u>
- 3. Determine which properties do not contain building improvements (i.e. vacant parcels). Properties containing no building improvements are deemed to have no potential to pollute storm water and will not likely have a storm water conveyance system. To conduct this evaluation, CMSWS will:
 - a. Use the attached spreadsheet format to collect data from each jurisdiction including the County (spreadsheet already completed) and each of the Towns.



- The spreadsheets are located in the following directory: $G:\WQxfer\WQ\Phase\ II$ Inventory\.
- b. Sort the parcels in the spreadsheet by ascending size and start the evaluation with the smaller parcels first. After sorting, each parcel will be assigned a database number in the first column in the spreadsheet starting with the number one (1) for the smallest parcel.
- c. Review aerial photographs of the properties on-line through use of Polaris with the "parcel number labels", "streams", "SWIM buffer", "10-ft Contours" and "aerial photography" layers turned on. The parcel will also be highlighted by using the "ID parcel" tool.
- d. CMSWS staff will print out copies of the map and the ownership information for documentation. The database number for that file will be handwritten on the upper right hand side of the map and the ownership record stapled behind the map. The hard copies will be filed in a three-ring binder by database number.
- e. Mark the number of buildings in the appropriate column of the spreadsheet for each parcel.
- f. Properties with no buildings or a single building are not included in the Phase II process at this time. CMSWS staff will mark the "Applicable" column with "N" and add a comment as to why the property is not applicable to Phase II (i.e. no building structures).
- 4. Other parcels containing 2 or more buildings will require further evaluation to determine if applicable to the Phase II process:
 - a. By reviewing the aerial photographs and contours, determine if the property discharges directly into a stream without going through a MS4 system (system maintained by City and County). CMSWS staff can use Mecklenburg County Storm Water Services Interactive Mapping site (http://www.704336rain.com/disclaimer.html) to view storm drain inlets and piping to assist in this evaluation. If the storm drain system meets these criteria, Phase II is applicable to this property. CMSWS staff will mark the "Applicable" column as "Y" and add a comment as to why the property is applicable to Phase II (i.e. storm drainage system discharges directly to a stream). If it is unclear the property drains directly to the surface water, do not mark anything on the spreadsheet.
 - b. Field evaluations will be required for all remaining properties without a "Y" or an "N" in the "Applicable" column. Field evaluations will be conducted in the following manner:
 - i. The attached **Phase II Parcel Evaluation Sheet** will be used to document applicability. Each step of the flow chart will be circled as evaluated as well as notes related to applicability or non-applicability.
 - ii. The operations or activities that have the potential to pollute storm water will be noted as well. Photographs will be taken if staff is unclear of applicability.
 - iii. The **Phase II Parcel Evaluation Sheet** will be stapled behind the ownership records page and re-filed in the appropriate three-ring binder.
 - iv. CMSWS staff will update the spreadsheet with a "Y" or "N" in the "Applicability" column as appropriate.



B. SECOND PERMIT TERM

CMSWS changed its evaluation procedures for the second permit term to include facilities with the "significant potential for generating polluted storm water runoff" in the Pollution Prevention and Good Housekeeping Program described in Part II, Section G.2.a of the permit. For the purposes of this permit, "significant potential" shall mean that the facility has:

- 1. Exposure of significant materials, and
- 2. No written procedures or controls in place to prevent pollution.

For facilities that meet these criteria, staff will need to evaluate what level of pollution prevention implementation measures are necessary to reduce the potential for polluted storm water runoff. These levels of implementation can include (but not limited to):

- 1. Development of a full Storm Water Pollution Prevention Plan,
- 2. Development of written Standard Operating Procedures (SOPs) for activities on-site that have a significant potential to pollute storm water,
- 3. Required inspections, and/or
- 4. Required pollution prevention training for on-site staff.

The following table provides the number of properties with one or more buildings that may require further evaluation during the second permit term based upon the Phase II inventories completed during the first permit term.

Co-Permitee	Number of Properties with one or more Buildings
Cornelius	16
Davidson	10
Huntersville	17
Matthews	10
Mint Hill	2
Mecklenburg County	172
CMS	195
CPCC	32
TOTAL	454

Based upon guidance documents provided by NCDEQ in the BIMS database, jurisdictions will review several types of municipal operations in their evaluation. Below is a listing of the municipal operation types along with a summary of how each has been addressed or will be addressed.

- <u>Transfer stations</u> None of the Co-permittees operate transportation transfer stations. The County operates four (4) solid waste transfer stations, which are currently included in the Pollution Prevention and Good Housekeeping Program.
- <u>Fleet maintenance</u> Fleet maintenance facilities have been evaluated and are currently included in the Pollution Prevention and Good Housekeeping Program.
- Airports None of the Co-permittees operate airports.



- <u>Animal shelters</u> None of the Co-permittees operate animal shelters with the exception of the Town of Matthews that has an animal shelter at the Public Works facility, which is currently included in the Pollution Prevention and Good Housekeeping Program.
- <u>Waste Water Treatment Plants</u> None of the Co-permittees operate waste water treatment plants.
- Water plants None of the Co-permittees operate water treatment plants.
- <u>Construction debris sites</u> None of the Co-permittees operate construction debris sites.
- Transit authority None of the Co-permittees operate public transit systems.
- <u>Public works operations</u> Public Works facilities have been evaluated and are currently included in the Pollution Prevention and Good Housekeeping Program.
- <u>Prisons</u> None of the Co-permittees operate prisons; however, Mecklenburg County does operate two jails (Mecklenburg County Jail Central and Mecklenburg County Jail North), which were evaluated in FY14. It was determined that they do not have a significant potential for storm water pollution and will not be included in the Pollution Prevention and Good Housekeeping Program. The contact for these jails is Captain Mike Greer (704-336-8544).
- Emergency service facilities Emergency service facilities have been evaluated. Mecklenburg County operates the Mecklenburg County Medic facility, which is currently included in the Pollution Prevention and Good Housekeeping Program. The Town of Matthews operates an emergency service facility along with Fire Station #1, which has been evaluated and determined not to have a significant potential to pollute. This facility will not be included in the Pollution Prevention and Good Housekeeping Program.
- <u>Fire stations</u> None of the Co-permittees operate fire stations with the exception of the Town of Matthews, which operates two (2) fire stations. Both fire stations have been evaluated and determined not to have a significant potential to pollute. These facility will not be included in the Pollution Prevention and Good Housekeeping Program. All the Towns have volunteer fire stations that they do not own or operate; therefore, they will not be included in the Pollution Prevention and Good Housekeeping Program.
- <u>Landfills</u> Mecklenburg County operates one active landfill (Foxhole) and one inactive landfill (Harrisburg Rd.). Both of these facilities are included in the Pollution Prevention and Good Housekeeping Program.
- <u>Schools</u> CMS and CPCC school facilities have been evaluated and are included in the Pollution Prevention and Good Housekeeping Program.
- <u>Parks</u> The County and Towns operate several parks, which will be evaluated for inclusion in the Pollution Prevention and Good Housekeeping Program. Contact information for Parks:
 - o County Parks- Peter Cook (704-336-7762)
 - o Cornelius Johnnie Northern (704-239-8673)
 - o Davidson Jess Bouk (704-892-7591)
 - o Huntersville Michael Jaycocks (704-766-2220)
 - o Matthews Michael King (704-708-1263)
 - Mint Hill Tim Garner (704-545-9727)
 - o Pineville Chip Hill (704-889-2291)
- <u>Waste recycling centers</u> The County operates four (4) solid waste recycling stations, which are included in the Pollution Prevention and Good Housekeeping Program.



- <u>Vehicle maintenance operations</u> Vehicle maintenance operations for all co-permittees have been evaluated and are included in the Pollution Prevention and Good Housekeeping Program.
- <u>Vehicle wash operations</u> None of the Co-permittees operate Vehicle Wash Operation facilities as dedicated municipal operations.
- <u>Pump stations or lift stations</u> None of the Co-permittees operate Pump Station or Lift Station facilities as dedicated municipal operations.

Based upon the above information, the following evaluation procedures will be followed:

- 1. CMSWS will field-inspect Parks and Recreation Parks that have maintenance sheds and complete an evaluation of the significant potential to pollute. Facilities will be added to the program as necessary.
- 2. CMSWS will review the inventory list and determine which of the properties containing one or more buildings need to be field-inspected. These properties will be field-inspected over the remaining permit term.
- 3. During the inspection, CMSWS will evaluate if a significant potential exists and if so, which activities are conducted on site that could cause pollution.
- 4. After the evaluation, various levels of implementation will need to be selected and documented for each site.
- 5. Any facilities that have a significant potential to pollute will be added to the Pollution Prevention and Good Housekeeping Program and included in Tables 11, 12, 13, and 14 of the Storm Water Plan.
- 6. There are currently 195 CMS facilities on the inventory list. Many of these are currently on our inspection list for the program or will be inspected by 2018. The inventory list will be cross referenced with the inspection list to determine which facilities still need to be evaluated. These evaluations will be completed and facilities will be included in the program as necessary.
- 7. There are currently 32 CPCC facilities on the inventory list. Most of these are currently on our inspection list. The inventory list will be cross referenced with the inspection list to determine which facilities still need to be evaluated. These evaluations will be completed and facilities will be included in the program as necessary.
- 8. The inventory of facilities will be updated annually as follows:
 - a. The Supervisor for the Compliance Section will contact Jennifer Morrell of Real Estate Services at 980.314.2514 and an updated list of properties owned by the six (6) Towns, Mecklenburg County, CMS, and CPCC will be obtained prior to January 31st of every year.
 - b. The Supervisor will assign staff to compare the updated list to the list on file from the previous fiscal year. At a minimum, these lists will include the address or parcel number of the property, date acquired and total acreage. These lists will be completed prior to March 31st of every year.
 - c. The Supervisor will evaluate the lists for accuracy and will assign properties for evaluation in the Work Plan for the next fiscal year. The purpose of the evaluation will be to determine if the properties have a significant potential to pollute as defined on the top of page 3 of this document. If a property is determined to have a significant potential to pollute, then assigned staff will



- recommend the actions necessary to mediate this potential as well as recommend a time frame for implementation.
- d. The Supervisor will review this information and assign corrective actions as deemed necessary with the intent of completion during the same fiscal year as the initial inspection.
- e. The Supervisor will work with the Program Manager to update the Storm Water Plan to include new properties into the Pollution Prevention and Good Housekeeping Program.
- f. If follow up actions are deemed necessary for future fiscal years, the Supervisor will be responsible for incorporating these actions into annual Work Plans.

Phase II Municipal Facility Inventory (PP-5) Town of XX

Database ID No.	PID	Physical Address	Property Use	No. of Buildings	No. of Employees	Total Acres	Date Evaluated	Staff Performing Evaluation	Applicable to Phase II (Y/N)	Comment / Justification
2										
3										
4										
5										
6										
7										
8										
9										
10										
11										
12										
13										
14										
15										
16										
17										



Appendix D: Storm Water Inspection Checklist for Municipal Facilities



Facility Name:	Facility Name:				Inspection Type:		MH-I PP-2 PP-2-CPCC NI-I (non-permitted)
Permit No.:		NCG NCS0 Not Applicable		Permit Effect Date (if applica			
Permit Status							
(If not currently per	mitted):						
Inspection Date:	tion			s to	:		
Inspector(s):	Inspector(s):		Facility Personnel Assisting with Inspection (Name/Phone Number):		1		
Entry Time:			1	Exit	Time:		
SIC Code:			Facility Ho	ours :	of		
Facility Descri	ption:						
File Review/Hi	story:						
Inspection Sui							
This form is a p	procedura	I guide for Inspectors	to follow wh	en c	onducting	g facility stor	rmwater compliance inspections.

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I. Site Inspection			
Were the following items observed onsite?	Yes	No	Repeat
(Inspector should comment on issues observed)	163	140	Finding
1. Stormwater System: catch basins, open ditches, channels, pipes, outfalls, etc.			
Comments:			
2. Erosion Issues			
Comments:			
3. Structural Stormwater BMPs			
Comments:			
4. Illicit Discharges / Connections			
Comments:			
5. Aboveground Storage Tanks (ASTs): List size, material type, and if secondary containment is provided			
Comments:			
6. Underground Storage Tank (UST) Fill Port Area			
Comments:			
7. Outdoor Material Storage Area(s)			
Comments:			
8. Outdoor Processing Area(s)			
Comments:			
9. Loading/Unloading Area(s)			
Comments:			
10. Vehicle/Equipment Area(s): fueling, washing, maintenance, storage			
Comments:			
11. Oil/Water Separator / Pretreatment			
Comments:			,
12. Waste Storage / Disposal Area(s): scrap metal, dumpsters, grease bins, etc.			
Comments:			
13. Food Service Area(s)			
Comments:			
14. Indoor Material Storage Area(s)			
Comments:			
15. Indoor Processing Area(s)			
Comments:			

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I. Site Inspection (continued)	Yes	No	Repeat Finding					
16. Floor drains – illicit connections								
Comments:								
17. Spill Response Equipment								
Comments:								
II. Stormwater Pollution Prevention Plan	Yes	No	NA	Repeat Finding				
Does the site have a Stormwater Pollution Prevention Plan (SPPP)?								
If the site has a SPPP, then complete questions in Sections II and III.								
Does the Plan include a General Location (USGS) map?								
Facility location in relation to roads and surface waters. Includes: name of receiving stressystem, and accurate lat. and long. of point of discharge.	eam or n	ame of	municipal st	orm sewer				
2. Does the Plan include a "Narrative Description of Practices"?								
Should cover storage practices, loading and unloading areas, outdoor process areas, d processes, waste disposal practices, etc.	ust or pa	articulate	e generating	or control				
3. Does the Plan include a detailed site map including outfall locations and drainage areas?								
Should show								
 Location of industrial activities (storage areas, disposal areas, process areas, un 	loading	and load	ding areas)					
The drainage structures								
Drainage areas for each outfall and activities occurring in the drainage area								
Building locations								
Existing BMPs and impervious surfaces and the % of each drainage area that is impervious								
 For each outfall, a narrative description of the potential pollutants which could be stormwater discharge. 	expecte	ed to be	present in t	he				
This forces permittee to analyze the site with relation to stormwater discharges. It is all if the site has changed over time, i.e. if site map does not match facility the				understand				
4. Does the Plan include a list of significant spills occurring during the past 3 years?								
Needs to include corrective actions that were taken. The permittee needs to know what wastewater, oil pollution, and SARA Title III.	t the rep	ortable	quantities a	re for				
5. Have stormwater outfalls been evaluated for the presence of non-stormwater discharges?								
Signature required:								
Corporation - signed by Responsible Corporate Officer or assigned manager								
Partnership or Sole Proprietorship – General Partner or the Proprietor								
Municipality, State, Federal, or other public agency – either principal executive officer or ranking elected official								
6. Has the facility evaluated feasible alternatives to current practices?								
 Provide a review of the technical and economic feasibility of changing the methods of operations and/or storage practices to eliminate or reduce exposure of materials and processes to stormwater. 								
 In areas where elimination of exposure is not practical, the stormwater management plan shall document the feasibility of diverting the stormwater runoff away from areas of potential contamination. 								
7. Does the facility provide all necessary secondary containment?								
 Applies to liquid raw materials, manufactured products, waste materials, or by-products Single AST capacity > 660 gallons Multiple AS containers in close proximity to each other with a total combined capacity of > 1,320 								

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II. Stormwater Pollution Prevention Plan (continued)	Yes	No	NA	Repeat Finding				
 If connected to SW conveyance; controlled by manually activated valves or other similar devices? (Closed?) Collected water observed for color, foam, outfall staining, visible sheens, and dry weather flow prior to release 								
 Document individual making observation, description of water, date, and time of release Retain record 5 years 								
Does the Plan include a BMP summary?								
Narrative description of BMPs to be considered including oil and grease separation, debris control, vegetative filter strips, infiltration and stormwater detention or retention, where necessary.								
The need for structural BMPs shall be based on the assessment of potential sources to contribute significant quantities of pollutants to stormwater discharges and data collected through monitoring of stormwater discharges.								
Does the Plan include a Spill Prevention and Response Plan (SPRP)?								
Assessment of potential pollutant sources based on materials inventory of the far	cility							
Facility personnel responsible for implementing the SPRP shall be identified.								
Responsible person shall be on-site at all times during facility operations that stormwater runoff through spills or exposure of materials associated with the facility.			tial to conta	minate				
10. Does the Plan include a Preventative Maintenance and Good Housekeeping Plan?								
Document schedules of inspections and maintenance activities of stormwater co systems	ntrol sys	tems, p	lant equipm	ent and				
Inspect material handling areas								
Regular cleaning schedules of these areas								
11. Does the facility provide and document Employee Training?								
	preventative maintenance activities for all personnel involved in any of the facility's operations that have the							
Develop training schedule and identify facility personnel responsible for implementation.	nting the	trainin	g					
12. Does the Plan include a list of Responsible Parties?								
Identify position responsible for the overall coordination, development, implementation,	and revi	sion of	the SPPP					
13. Is the Plan reviewed and updated annually?								
Have there been any changes to the design, construction, operation, or maintenance of significant effect on the potential for the discharge of pollutants to surface waters? Doe				ve a				
14. Does the Plan include a Stormwater Facility Inspection Program?								
Inspect semi-annually at a minimum - once in Fall and once in Spring								
Inspection and subsequent maintenance activities performed shall be documented.	ed							
Record date and time								
Individual performing inspection								
Narrative description of the stormwater outfall and plant equipment at	nd syste	ms						
Records should be incorporated into the SPPP Stormwater Pollution Prevention Plan Comments:								
Stormwater Poliution Prevention Plan Comments:								

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III. Qualitative and Ana	lytical Monitor	ring	Yes	No	NA	Repeat Finding
Has the facility conducted its Qualitative Monitoring semi-annually?						
Color Suspended solids	Odor Foam	Clarity Oil Sheen	Floating Solids Other indicators			
2. Has the facility conducted	d its Analytical N	Monitoring?				
Has the facility conducted areas?	d its Analytical N	Monitoring from ∀ehicle Maintenance				
Qualitative and Analytical	monitoring con	inition.				
IV. Permit and Outfalls						
Is a copy of the Permit at	nd the Certificate	of Coverage available at the site?	$\perp \sqcup$			Ш
Were all outfalls observe	d during the insp	ection?				
If the facility has represed Division of Water Quality?	ntative outfall sta	tus, has it been documented by the NC				
If the facility has a No-Ex documented this on an annumental this on an annumental thickness.		te, has the facility self-inspected and				
Permit and Outfalls Comm	nents:		·			